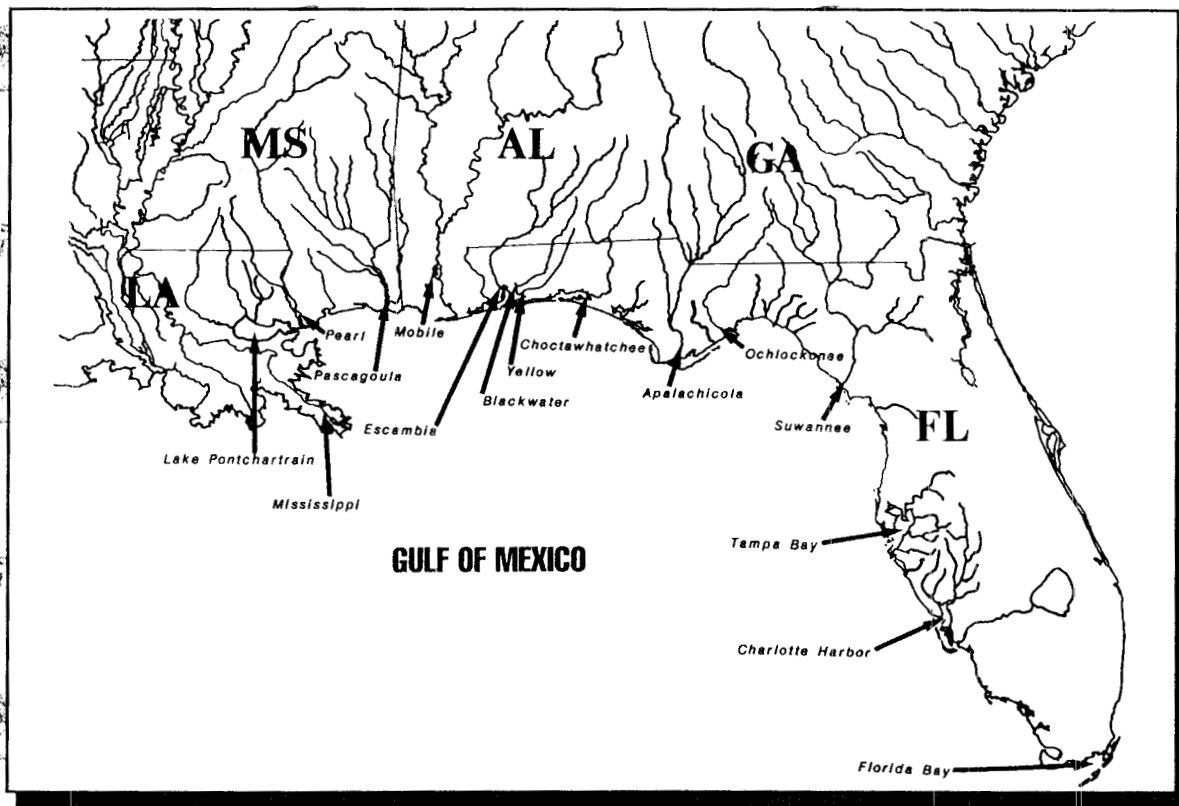


# GULF STURGEON RECOVERY/MANAGEMENT PLAN



**GULF STURGEON**  
(*Acipenser oxyrinchus desotoi*)

**RECOVERY/MANAGEMENT PLAN**

Prepared by

The Gulf Sturgeon Recovery/Management Task Team

for

Southeast Region  
U.S. Fish and Wildlife Service  
Atlanta, Georgia

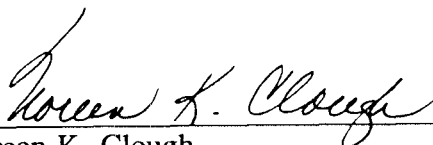
and

Gulf States Marine Fisheries Commission  
Ocean Springs, Mississippi

and

National Marine Fisheries Service  
Washington, D.C.

Approved: \_\_\_\_\_

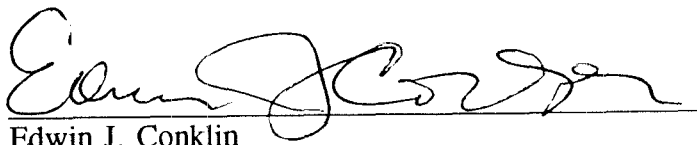


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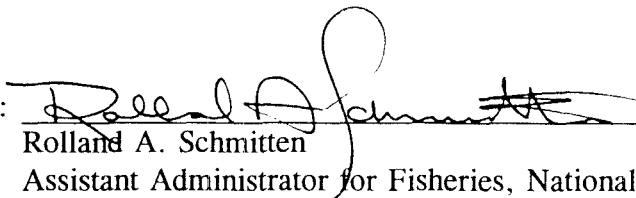


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SEP 15 1995

## DISCLAIMER PAGE

Recovery plans delineate reasonable actions which are believed to be required to recover and/or protect listed species. Plans are published by the U.S. Fish and Wildlife Service and the National Marine Fisheries Service, sometimes prepared with the assistance of recovery teams, contractors, state agencies, and others. Objectives will be attained and any necessary funds made available subject to budgetary and other constraints affecting the parties involved, as well as the need to address other priorities. Recovery plans do not necessarily represent the views nor the official positions or approval of any individuals or agencies involved in the plan formulation, other than the U.S. Fish and Wildlife Service and the National Marine Fisheries Service. They represent the official position of the U.S. Fish and Wildlife Service and the National Marine Fisheries Service only after they have been signed by the Regional Director of the Fish and Wildlife Service and the Assistant Director for Fisheries of the National Marine Fisheries Service as approved. Approved recovery plans are subject to modification as dictated by new findings, changes in species status, and the completion of recovery tasks.

## LITERATURE CITATIONS

Literature citations should read as follows:

U.S. Fish and Wildlife Service and Gulf States Marine Fisheries Commission. 1995. Gulf Sturgeon Recovery Plan. Atlanta, Georgia. 170 pp.

Additional copies of this plan may be purchased from:

Fish and Wildlife Reference Service:

5430 Grosvenor Lane, Suite 110

Bethesda, Maryland 20814

Telephone: 301/492-6403

or 1-800-582-3421

Fee for recovery plans vary, depending upon the number of pages.



## ACKNOWLEDGEMENTS

The Gulf sturgeon would not have received federal protection without the dedication and persistence of a few individuals who raised our consciousness of the plight of this prehistoric species. Alan Huff completed the first life history of Gulf sturgeon and has since been influential in shaping recovery and restoration efforts. Dr. Archie Carr realized the magnificence of this subspecies, initiating sturgeon studies on the Apalachicola and Suwannee rivers. Each of his sons helped him through the years, the last being Stephen, who has continued the studies after Dr. Carr's death. Stephen's work has resulted in a long-term commitment to the subspecies. The Carrs were funded in their efforts by The Florida Phipps Foundation founded by Mr. John H. (Ben) Phipps. The Foundation continues to support Stephen Carr's work. Mr. Jim Barkuloo, while with the U.S. Fish and Wildlife Service (FWS), was instrumental in persuading the FWS to list the species. Dr. Michael Bentzien completed the tedious procedural work to list the subspecies and has continued to support the team's efforts in preparing the Recovery Plan. The Gulf States of Louisiana, Mississippi, Alabama, and Florida provided protection for the Gulf sturgeon before the subspecies was listed, by prohibiting take of "sturgeon." The states continue to provide protection through implementation of surveys and studies on the Gulf sturgeon so that management decisions can be based on scientific data.

## EXECUTIVE SUMMARY

Current Species Status: The current population levels of Gulf sturgeon in rivers other than the Suwannee and Apalachicola are unknown, but are thought to be reduced from historic levels. Historically, the subspecies occurred in most major rivers from the Mississippi River to the Suwannee River, and marine waters of the central and eastern Gulf of Mexico to Florida Bay.

Habitat Requirements and Limiting Factors: The Gulf sturgeon is an anadromous fish which migrates from salt water into large coastal rivers to spawn and spend the warm months. The majority of its life is spent in fresh water. Major population limiting factors are thought to include barriers (dams) to historical spawning habitats, loss of habitat, poor water quality, and overfishing.

Recovery Objectives: The short-term recovery objective is to prevent further reduction of existing wild populations of Gulf sturgeon. The long-term recovery objective is to establish population levels that would allow delisting of the Gulf sturgeon in discrete management units. Gulf sturgeon in discrete management units could be delisted by 2023, if the required criteria are met. Following delisting, a long-term fishery management objective is to establish self-sustaining populations that could withstand directed fishing pressure within discrete management units.

Recovery Criteria: The short-term recovery objective will be considered achieved for a management unit when the catch-per-unit-effort (CPUE) during monitoring is not declining from the baseline level over a 3 to 5-year period. This objective will apply to all management units within the range of the subspecies. Management units will be defined using an ecosystem approach based on river drainages, but may also incorporate genetic affinities among populations in different river drainages. Baselines will be determined by fishery independent CPUE levels.

The long-term recovery objective will be considered achieved for a management unit when the population is demonstrated to be self-sustaining and efforts are underway to restore lost or degraded habitat. A self-sustaining population is one in which the average rate of natural recruitment is at least equal to the average mortality rate in a 12-year period. While this objective will be sought for all management units, it is recognized that it may not be achievable for all management units. The long-term fishery management objective will be considered attained for a given management unit when a sustainable yield can be achieved while maintaining a stable population through natural recruitment. Note that the objective is not necessarily the opening of a management unit to fishing, but rather the development of a population that can sustain a fishery. Opening a population to fishing will be at the discretion of state(s) within whose jurisdiction(s) the management unit occurs. As with the long-term recovery objective, this objective may not be achievable for all management units, but will be sought for all units.

## EXECUTIVE SUMMARY (continued)

### Priority 1 Recovery Tasks:

1. Develop and implement standardized population sampling and monitoring techniques (1.3.1).
2. Develop and implement regulatory framework to eliminate introductions of non-indigenous stock or other sturgeon species (2.5.3).
3. Reduce or eliminate incidental mortality (2.1.2).
4. Restore the benefits of natural riverine habitats (2.4.5).
5. Utilize existing authorities to protect habitat and where inadequate, recommend new laws and regulations (2.3.1).

### Costs (\$000's) of Priority 1 Tasks:

<u>Year</u>	<u>Action 1</u>	<u>Action 2</u>	<u>Action 3</u>	<u>Action 4*</u>	<u>Action 5</u>
FY 1	59	0	125	26	29
FY 2	73	25	125	48	29
FY 3	114	0	125	48	29
FY 4	108	0	75	31	29
FY 5	108	0	25	0	0

Cost of No. 1 Priority Actions: \$1,231,000

\* Actual restoration costs undetermined

Total Cost of Recovery: \$8,413,000

Date of Recovery: Delisting should be initiated by 2023, for management units where recovery criteria have been met.

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## PREFACE

The U.S. Fish and Wildlife Service (FWS) and National Marine Fisheries Service (NMFS) jointly listed the Gulf sturgeon as threatened under the authority of the Endangered Species Act of 1973, as amended (ESA).

The FWS prepared a Report on the Conservation Status of the Gulf of Mexico Sturgeon *Acipenser oxyrinchus desotoi* in 1988 as a precursor to the listing process. The Gulf States Marine Fisheries Commission (GSMFC) began an initiative in late 1990 to draft a fishery management plan for the Gulf sturgeon. The drafting team (ad hoc subcommittee of the GSMFC Technical Coordinating Committee, Anadromous Fish Subcommittee), on October 1, 1991, in response to the listing, took action to draft a management/recovery plan. This plan meets the requirements of a fisheries management plan as originally begun by the GSMFC, as well as the requirements associated with an Endangered Species Act recovery plan. The plan incorporates the format that has become standard in federal endangered and threatened species recovery plans in recent years. The FWS published a "Framework for the Management and Conservation of Paddlefish and Sturgeon Species in the United States" in March 1993. This document resulted from a workshop sponsored by the FWS that was attended by representatives of other federal agencies, the states, the private aquaculture community, and academia in January 1992. This recovery plan is consistent with the framework document, and in essence, steps down the recommendations and strategies contained therein.

The plan is intended to serve as a guide that delineates and schedules those actions believed necessary to restore the Gulf sturgeon as a viable self-sustaining element of its ecosystem. Some of the tasks described in the plan are ongoing by the FWS, GSMFC, NBS, and the states of Louisiana, Mississippi, Alabama, and Florida. The inclusion of these ongoing tasks represents an awareness of their importance, and offers support for their continuation. Because of this ongoing research on the subspecies, the plan incorporates personal communications and unpublished data.

## LIST OF ABBREVIATIONS

ADCNR	Alabama Department of Conservation and Natural Resources
AGS	Alabama Geological Survey
ANSTF	Aquatic Nuisance Species Task Force
CCC	Caribbean Conservation Corporation
CES	Cooperative Extension Service
CITES	Convention on International Trade in Endangered Species of Wild Fauna and Flora
COE	U.S. Army Corps of Engineers
CWA	Clean Water Act
CZM	Office of Coastal Zone Management
EIRP	Environmental Impact Research Program
EPA	U.S. Environmental Protection Agency
ESA	Endangered Species Act
FDEP	Florida Department of Environmental Protection
FDNR	Florida Department of Natural Resources
FERC	Federal Energy Regulatory Commission
FGFC	Florida Game and Fresh Water Fish Commission
FRTES	Fisheries Resources Trace Elements Survey
FSBC	Florida State Board of Conservation
FWS	United States Fish and Wildlife Service
GCRL	Gulf Coast Research Laboratory
GSMFC	Gulf States Marine Fisheries Commission
GSRMA	Gulf States Resource Management Agencies (TX,LA,MS,AL,FL)
LDWF	Louisiana Department of Wildlife and Fisheries
MDWFP	Mississippi Department of Wildlife, Fisheries, and Parks
MMS	Minerals Management Service
NBS\BSC	National Biological Service, Southeastern Biological Science Center
NCSU	North Carolina Cooperative Research Unit, North Carolina State University
NGO	Nongovernmental organizations
NMFS	National Marine Fisheries Service
NRCS	Natural Resources Conservation Service (formerly SCS)
OCS	Outer Continental Shelf
SCS	Soil Conservation Service
TED	Turtle Excluder Device
USGS	United States Geological Survey
WES	Waterways Experiment Station
WSRFC	Warm Springs Regional Fisheries Center

## LIST OF SYMBOLS

m	meter
mm	millimeter
cm	centimeter
kg	kilogram
km	kilometers
in	inches
ft	feet
mi	mile
lb	pound
hr	hour
°F	degrees Fahrenheit
°C	degrees Centigrade
ft/s	feet per second
m/s	meters per second
m <sup>3</sup> /s	cubic meters per second
r	correlation coefficient
SD	standard deviation
TL	total length
FL	fork length
P	probability

hectare	not abbreviated
acre	not abbreviated

## I. INTRODUCTION

### NOMENCLATURE

The scientific name for Atlantic sturgeon is *Acipenser oxyrinchus* Mitchill. This species consists of two geographically disjunct subspecies: the Gulf sturgeon, *Acipenser oxyrinchus desotoi*, which inhabits the Gulf of Mexico watersheds, and the Atlantic coast subspecies, *Acipenser oxyrinchus oxyrinchus*.

Gilbert (1992) discovered that the species name of the Atlantic sturgeon has been "...misspelled for over one hundred years..." as *oxyrhynchus* rather than *oxyrinchus*. Consequently, based on the rules of zoological nomenclature, *oxyrinchus* is used throughout this plan.

Other colloquial names, in addition to Gulf sturgeon, are: Gulf of Mexico sturgeon, Atlantic sturgeon, common sturgeon and sea sturgeon.

### TAXONOMY

Class: Osteichthyes

Order: Acipenseriformes

Family: Acipenseridae

Genus: *Acipenser*

Species: *oxyrinchus*

Subspecies: *desotoi*

### Type Specimens

The holotype was collected from the mouth of Singing River (West Pascagoula River) in Mississippi Sound off Gautier, Mississippi and is housed in the U.S. National Museum of Natural History, Washington, DC. The paratype was collected with the holotype and is deposited in the Chicago Natural History Museum (Vladykov 1955).

### Current Taxonomic Treatment

The Gulf sturgeon is a member of the family Acipenseridae which inhabits the Atlantic, Gulf, Pacific and certain freshwaters of the United States (Ginsburg 1952). The family includes five members of the genus *Acipenser*, and three members of the genus *Scaphirhynchus*.

Other sturgeon likely to be found in the same waters with Gulf sturgeon include the pallid sturgeon, *Scaphirhynchus albus*, the shovelnose sturgeon, *S. platyrhynchus*, and Alabama sturgeon *S. suttkusi* (Rafinesque 1820; Forbes and Richardson 1908; Williams and Clemmer 1991). *Scaphirhynchus* are freshwater sturgeon that are native to the Mississippi and Mobile River systems. They formerly occurred in the upper Rio Grande River in New Mexico, but have not been recorded since 1874 (Lee et al., 1980). The fish are characterized by a flattened shovel-

shaped snout and are easily distinguished from Gulf sturgeon. *Acipenser oxyrinchus desotoi* is the only anadromous sturgeon occurring in the Gulf of Mexico.

Based on morphometrics, Wooley (1985) concluded that *A. o. desotoi* is a valid subspecies. Bowen and Avise (1990) analyzed the genetic structure of Atlantic and Gulf sturgeon using mitochondrial DNA (mtDNA) restriction fragment length polymorphism analysis, and postulated that relatively recent genetic contact had occurred between the two regions because of several shared mtDNA clones and clonal arrays. However, Ong et al. (manuscript submitted) used direct sequence analysis of the mtDNA control region and found three fixed nucleotide site differences between *A. oxyrinchus* from the Atlantic and Gulf coasts. They concluded that subspecific divisions are warranted for *A. oxyrinchus*, based on fixed genetic differences between the forms, their allopatric distributions, and their morphometric and life history differences. Ong et al. also postulated that their data, and those of Bowen and Avise (1990), indicate that the reproductive isolation between *A. o. desotoi* and *A. o. oxyrinchus* occurred because of climatic fluctuations in the Pleistocene in conjunction with related changes in the size of the Florida peninsula. Further, they noted that even if the two subspecies occasionally mix in ocean waters, the finding of fixed genetic differences between them suggests that homing fidelity is high in *A. oxyrinchus*.

## STATUS

The U.S. Fish and Wildlife Service (FWS) and National Marine Fisheries Service (NMFS) designated the Gulf sturgeon to be a threatened subspecies, pursuant to the Endangered Species Act of 1973, as amended (ESA). The listing became official on September 30, 1991. As part of the listing, a special rule was promulgated to allow taking of the subspecies for educational purposes, scientific purposes, the enhancement of propagation or survival of the subspecies, zoological exhibition, and other conservation purposes consistent with the ESA. The special rule will allow conservation and recovery activities for Gulf sturgeon to be accomplished without a federal permit, provided the activities are in compliance with applicable state laws (FWS 1991a).

## DESCRIPTION

Gulf sturgeon are anadromous fish with a sub-cylindrical body imbedded with bony plates or scutes. The snout is greatly extended and bladelike with four fleshy barbels in front of the mouth, which is protractile on the lower surface of the head. The upper lobe of the tail is longer than the lower lobe (Figure 1). The subspecies is light brown to dark brown in color and pale underneath (Vladykov 1955; Vladykov and Greeley 1963).

Characteristics common to both subspecies, *A. o. oxyrinchus* and *A. o. desotoi* are: Scutes strongly developed in longitudinal rows; 7 to 13 (average 9.8) dorsal shields; 24 to 35 (average 28.7) lateral shields behind dorsal fin in pairs; elongated fulcrum at base of lower caudal lobe decidedly longer than base of anal fin; head elongate; snout longer than postorbital distance in individuals up to 95.0 cm (38.0 in), but shorter than postorbital distance in older specimens (Vladykov and Greeley 1963).

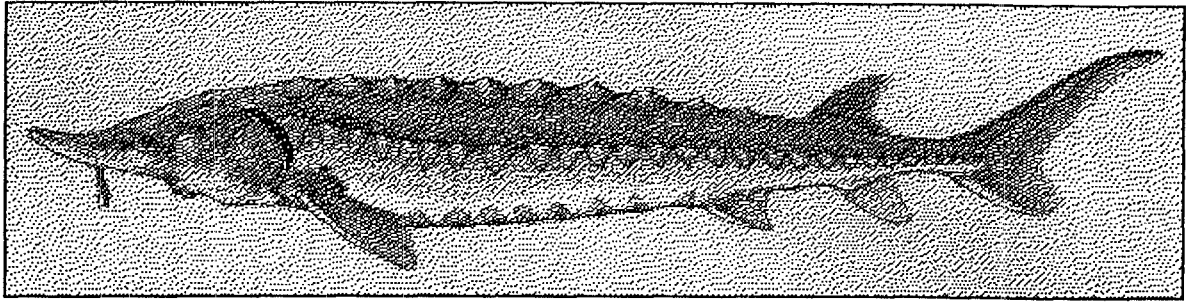


Figure 1: Gulf sturgeon *Acipenser oxyrinchus desotoi* (from Bigelow et al., 1963)

The most significant morphological characteristic to distinguish *A. o. oxyrinchus* from *A. o. desotoi* is the length of the spleen. Wooley (1985) found *A. o. desotoi* specimens had a mean spleen length versus fork length measurement of 12.3% (range 7.9 to 15.8%, SD 2.5,  $r = 0.212$ ). *Acipenser o. oxyrinchus* specimens had a mean spleen length versus fork length (FL) measurement of 5.7% (range 2.8 to 8.3%, SD 1.8,  $r = 0.121$ ) for a statistically significant difference ( $P \leq 0.05$ ) and minimal overlap. He concluded that Gulf sturgeon and Atlantic sturgeon populations are allopatric and are sufficiently discrete to be considered distinct stocks for sturgeon population management.

#### POPULATION SIZE AND DISTRIBUTION

According to Wooley and Crateau (1985) Gulf sturgeon occurred in most major river systems from the Mississippi River to the Suwannee River, Florida and in marine waters of the Central and Eastern Gulf of Mexico south to Florida Bay (Figure 2). Comparison of historic information and current data indicates that Gulf sturgeon populations are reduced from historic levels (Barkuloo 1988). At present, Gulf sturgeon population estimates are unknown throughout its range; however, estimates have been completed for the Apalachicola and Suwannee rivers.

#### Extant Occurrences of Gulf Sturgeon

##### **Offshore**

A Gulf sturgeon was caught on hook and line in 1965 by Dianne Cox, a FWS employee. The 45.7-cm (18-in) Gulf sturgeon was caught in the Gulf of Mexico, 1.6 to 3.2 km (1 to 2 mi) east of Galveston Island in 6.1 m (20 ft) of water (Reynolds 1993).

The incidental catch of Gulf sturgeon in the industrial bottomfish (petfood) fishery in the north-central Gulf of Mexico from 1959 to 1963 was reported by Roithmayr (1965), based on the documentation of one juvenile specimen. The bottomfish fishery worked an area between Point au Fer, Louisiana and Perdido Bay, Florida from shore to 55 m (180 ft).

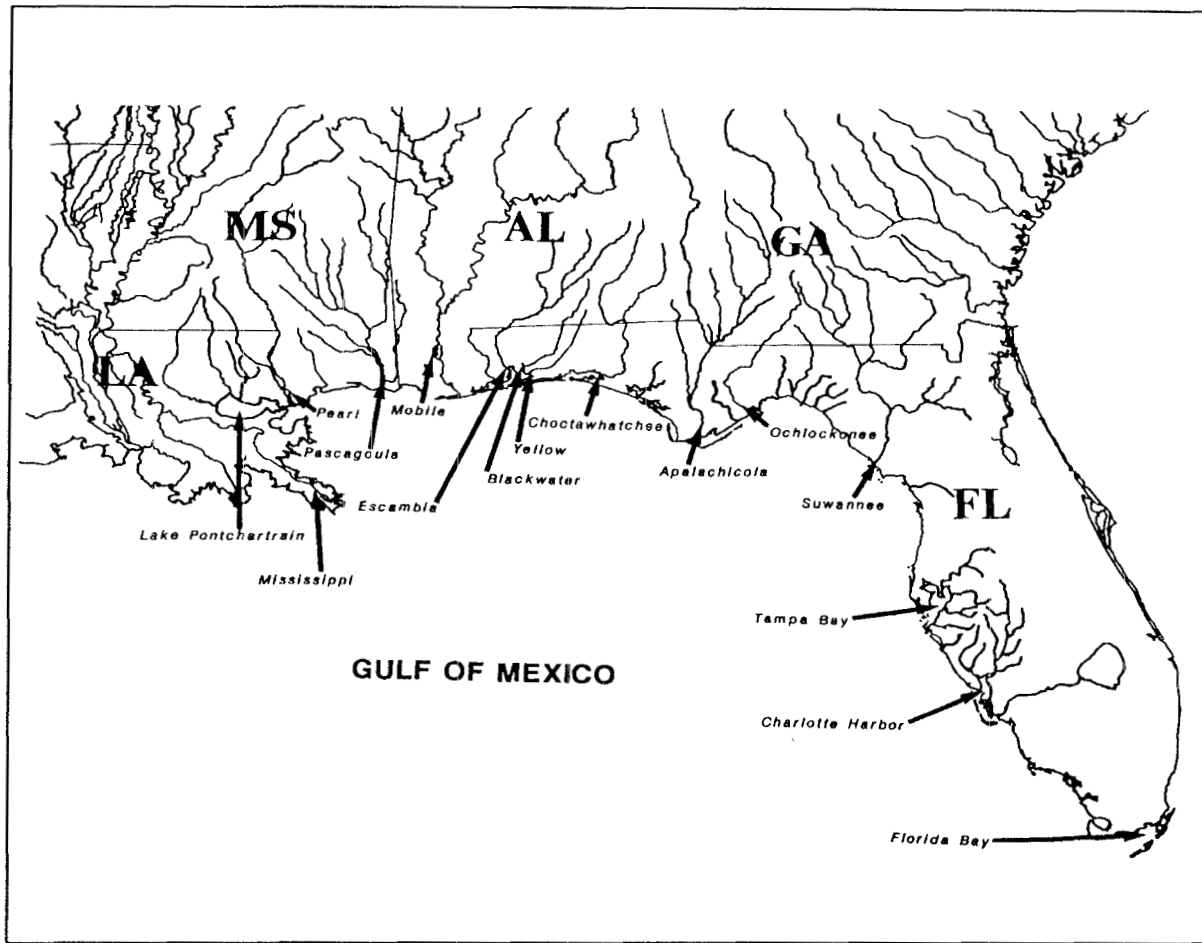


Figure 2: Range of the Gulf Sturgeon

### Mermantau River Basin

**Mermantau River:** The Louisiana Department of Wildlife and Fisheries (1979) reported that an Atlantic sturgeon was caught by a Mr. Hugh Mhire in an otter trawl while shrimping in the Gulf off the mouth of the Mermantau River, Cameron Parish. This specimen was probably a Gulf sturgeon.

### Mississippi River Basin

A photograph of a "sea" sturgeon captured at the mouth of the Mississippi River was shown in Fishes and Fishing in Louisiana (1965). Reynolds (1993) reported that a sturgeon measuring 282 cm (111.0 in) and weighing 228.2 kg (503.0 lb) was caught at the mouth of the Mississippi River at Cow Horn Reef in September of 1936.

**Mississippi River:** A Gulf sturgeon was caught by a commercial fisherman in the auxiliary outflow channel between river km 500.3 (river mi 311.0) of the Mississippi River and river km

16.09 (river mi 10.0) of the Red River on March 28, 1994 (G. Constant, personal communication). The Gulf sturgeon weighed 28.8 kg (63.5 lb) and was 151.2 cm (59.5 in) length and was caught in a 1.2 m (4.0 ft) hoop net.

### **Lake Pontchartrain Basin**

**Lake Pontchartrain/Lake Borgne/Rigolets:** The Louisiana Department of Wildlife and Fisheries (LDWF) collected twelve Gulf sturgeon weighing 0.22 to 9 kg (0.5 to 19.8 lb) April through June of 1993 (H. Rogillio, personal communication). During a study from January 1990 to March 1993, LDWF collected and tagged 19 Gulf sturgeon weighing 0.25 to 14.5 kg (0.6 to 32.0 lb) from Lake Pontchartrain, Lake Borgne, and the Rigolets (Rogillio 1993). Commercial and sport fishermen incidentally caught 177 Gulf sturgeon measuring up to 220.0 cm (86.6 in) in length and weighing from 1.0 to 68.0 kg (2.2 to 149.9 lb) from Lake Pontchartrain from October 1991 to September 1992 (Rogillio 1993). Reynolds (1993) reported that sturgeon measuring up to 220.0 cm (86.6 in) in length and weighing up to 117.3 kg (258.0 lb) were incidentally caught by shrimp trawlers, netters and recreational anglers from 1989 to 1993 in Lake Pontchartrain. A specimen weighing 53.6 kg (118 lbs) was caught by a hook-and-line fisherman in 1986 (Sentry News 1986). Davis et al. (1970) reported that sturgeon were collected from Lake Ponchartrain during an anadromous fish survey from 1966 to 1969.

**Tchefuncte River:** Commercial gillnetters incidentally caught 15 Gulf sturgeon weighing from 1.0 to 18.0 kg (2.2 to 39.7 lb) between February and March 1991 in the mouth of the river (H. Rogillio, personal communication). Davis et al. (1970) reported that Gulf sturgeon were collected in trammel nets from the Tchefuncte River during an anadromous fish survey conducted from 1966 to 1969.

**Tickfaw River:** Davis et al. (1970) reported the collection of sturgeon in trammel nets from the Tickfaw River during an anadromous fish survey from 1966 to 1969.

**Tangipahoa River:** Davis et al. (1970) reported that sturgeon were collected in trammel nets from the Tangipahoa River during an anadromous fish survey from 1966 to 1969.

**Amite River:** Davis et al. (1970) reported catch of a sturgeon by a commercial fisherman from the Amite River. Identification of the fish was confirmed by the fisheries biologists with the Louisiana Wild Life (sic) and Fisheries Commission who were conducting an anadromous fish survey.

**Pearl River:** Esher and Bradshaw (1988) and Bradshaw (personal communication) gill netted a Gulf sturgeon in May 1988 in the lower Pearl River. Sixty-three Gulf sturgeon ranging from juvenile to subadult size were collected from river mile 20 of the Pearl River in 1985 (F. Petzold, personal communication). A 72.7 kg (160.3 lb) female Gulf sturgeon was caught just south of Jackson, Mississippi in 1984 by Miranda and Jackson (1987). The FWS donated a Gulf sturgeon caught by a commercial fisherman in the Pearl River at Monticello to the Mississippi Museum of Natural Science Fish Collection



(MMNS 20206) in 1982 (C. Knight, personal communication; W. McDearman, personal communication). The MDWFP measured and photographed a 119.0 kg (263.0 lb) Gulf sturgeon, 2.2 m (7.25 ft) in length taken by a commercial fisherman below the Ross Barnett Reservoir spillway in 1976 (W. McDearman, personal communication). McDearman and Stewart (personal communication) also note that in the Pearl River between Georgetown and Monticello, Mississippi, there is an area where 2 to 3 Gulf sturgeon are routinely reported by commercial fisherman every 4 to 5 years. In 1971 a Gulf sturgeon from the Pearl River was examined as part of a parasite study (N. Jordan, personal communication). Davis et al. (1970) reported the catch of Gulf sturgeon in hoop nets from the Pearl River at Highway 90 during an anadromous fish survey from 1966 to 1969. The Gulf sturgeon ranged in size from 15.2 cm (6.0 in) to 187.9 cm (74.0 in).

**Middle Pearl River:** Two Gulf sturgeon were collected in the Middle West Pearl River, St. Tammy Parish, Louisiana, one on March 1, 1995, and the other on March 2, 1995, by the U.S. Army Corps of Engineers, Waterways Experiment Station (WES). The Gulf sturgeon were collected in gill nets and the first sturgeon caught weighed 0.28 kg (0.62 lb) and measured 36.2 cm (14.3 in) in total length. The second Gulf sturgeon weighed 0.28 kg (0.62 lb) and measured 43.5 cm (17.1 in) in total length. Both fish were tagged with Peterson discs and released (M. Chan, personal communication).

Louisiana Department of Wildlife and Fisheries personnel collected 77 Gulf sturgeon from the west Middle Pearl River in 1994 (H. Rogillio, personal communication). The fish ranged in length from 45.7 to 165.1 cm (18 to 65 in). The majority of the fish (84 percent) ranged in length from 74.0 to 114.3 cm (29 to 45 in). The LDWF also collected 14 Gulf sturgeon weighing 1.5 to 14.5 kg (3.3 to 32 lb) in the Middle and west Middle Pearl River from June 1992 through June 1993 (H. Rogillio, personal communication). Two of those specimens were tagged with radio tags. The LDWF also collected 13 Gulf sturgeon weighing 0.27 to 4.3 kg (0.6 to 9.5 lb) in the Middle Pearl River (Drumhole) from April to May 1992 (Rogillio 1993). Commercial fishermen caught one Gulf sturgeon weighing 45.0 kg (99.2 lb) in the Middle Pearl River in February 1991.

**Bogue Chitto:** Three Gulf sturgeon were also captured by LDWF in the Bogue Chitto River below the Bogue Chitto sill in 1993. The Gulf sturgeon weighed from 2.9 to 4.5 kg (6.5 to 14.5 lb) (H. Rogillio, personal communication).

**East Pearl River:** Biologists with the FWS gill netted a Gulf sturgeon from the Mikes River, a tributary to the East Pearl River during a fishery survey in the spring of 1992. The fish was 0.7 m (2.3 ft) in length (P. Douglas, personal communication). Davis et al. (1970) reported that one sturgeon was collected in a trammel net from the East Pearl River on November 1, 1968 during an anadromous fish survey conducted from 1966 to 1969.

**West Pearl River:** Commercial fishermen caught five Gulf sturgeon weighing from 0.1 to 0.3 kg (0.22 to 0.66 lb) in the West Pearl River in October 1990 (H. Rogillio, personal communication).

### **Mississippi Sound**

Bradshaw (personal communication) reported three tag returns from Gulf sturgeon that were incidentally caught by shrimpers working in Mississippi Sound during the fall of 1985. Bradshaw originally collected these Gulf sturgeon from river km 32 (river mi 20) on the Pearl River earlier in 1985. He also noted finding three dead Gulf sturgeon incidentally caught by gillnetters in the western part of the Sound and revived another Gulf sturgeon a gillnetter had caught "on" Horn Island in 1989. Five Gulf sturgeon from Mississippi Sound near Horn Island were examined as part of a parasite study (N. Jordan, personal communication). Of the five sturgeon, one was examined in each of the years 1973, 1976, and 1977, and two in 1982. One Gulf sturgeon [Gulf Coast Research Laboratory (GCRL) #1711] was incidentally caught in a shrimp trawl off the east end of Deer Island in Mississippi Sound in November 1966 in approximately 5.5 m (18 ft) of water. The Gulf sturgeon had a total length (TL) of 75.2 cm (29.6 in). Near this same location J.Y. Christmas (personal communication) reported catching one Gulf sturgeon (GCRL #28) with a TL of 55.2 cm (21.7 in) while sampling with a shrimp trawl in March 1960.

### **Biloxi Bay**

One Gulf sturgeon was incidentally caught in a shrimp trawl in Biloxi Bay off Marsh Point on November 19, 1960 (GCRL #337). The fish was 55.5 cm (22.0 in) TL.

### **Pascagoula River Basin**

**Pascagoula Bay:** Shepard (personal communication) caught two Gulf sturgeon at the mouth of Bayou LaMotte during the winters of 1991 and 1992 while gillnetting for the J.L. Scott Marine Education Center (GCRL). Reynolds (1993) reported commercial fishermen collecting Gulf sturgeon in and near the mouth of the Pascagoula River in the late 1980's and early 1990's. Shepard (personal communication) reports catching nine Gulf sturgeon from the mouth of the West Pascagoula River while gillnetting from 1983 to 1984. All but one of the sturgeon were caught at the mouth of Bayou LaMotte. The ninth fish was captured near the Sandalwood Canal. One Gulf sturgeon from the mouth of the Pascagoula River was examined in 1970 as part of as part of a parasite study conducted by GCRL (N. Jordan, personal communication).

**Pascagoula River:** Murphy and Skaines (1994) reported collection of seven Gulf sturgeon in the lower three miles of the Pascagoula River from April to June 1993. Two were radio tagged and released. The fish ranged in length from 46.4 to 111.8 cm (18.3 to 44.0 in) and from 0.8 to 10.4 kg (1.8 to 22.9 lb) in weight. Miranda and Jackson (1987), collected a 78.2 cm (30.8 in) Gulf sturgeon in June 1987 during 30 net-nights from the river. Three Gulf sturgeon were examined from the Pascagoula River as part of a parasite study conducted by GCRL. One was

examined in 1978, the second in 1982 and the third in 1984 (N. Jordan, personal communication).

**Chickasawhay River:** Miranda and Jackson (1987) reported a catch of a 56.7 kg (125.0 lb) Gulf sturgeon in 1985 from the Chickasawhay River, which is a tributary of the Pascagoula River.

**Leaf River:** Murphy and Skaines (1994) reported that one of two fish radio-tagged from the lower Pascagoula River in May 1993 was located twice in September of that year. The last documented location of the fish was in the Leaf River three miles downstream from McLain, Mississippi approximately 123.8 km (77.0 mi) from its site of capture.

**West Pascagoula River:** Two Gulf sturgeon from the West Pascagoula River were examined in 1973 and 1979 as part of a parasite study conducted by GCRL (N. Jordan, personal communication). In December 16, 1964, a Gulf sturgeon (GCRL #4501) was collected by T.D. McIlwain in Big Lake off the West Pascagoula River. The sturgeon weighed 0.24 g (0.52 lb) and was 45.6 cm (18.0 in) TL. The water temperature was 13.9°C (57.0°F) with a salinity of 1.1 ppt.

### **Mobile River Basin**

**Mobile Bay:** A live Gulf sturgeon was picked up on the shoreline of Bayou LaBatre by a fisherman on March 8, 1993 (F. Parauka, personal communication). The fish was 127 cm (50 in) long and weighed 12.5 kg (27.5 lb). The fish was held for observation at the Dauphin Island Sealab until a FWS biologist measured, weighed, radio-tagged, and collected genetic tissue samples and released it into Mobile Bay a day later. Efforts to locate the sturgeon again were unsuccessful. In July 1972 approximately one hundred Gulf sturgeon were observed at the mouth of the Blakeley River in eastern Mobile Bay feeding in shallow water (Vittor 1972). The sturgeon were approximately .91 m (3 ft) in length.

**Mobile River:** A Gulf sturgeon about 150 cm (59.1 in) long was sighted in the Mobile River near the head of Mobile Bay on October 3, 1992 by an Alabama Department of Conservation and Natural Resources (ADCNR) Marine Resources Division employee. There is a mounted specimen of a juvenile Gulf sturgeon at the Roussos Restaurant in Mobile, Alabama (J. Roussos, personal communication). The specimen is approximately 45.7 to 50.8 cm (18 to 20 in) TL and was collected in 1985 or 1986. The specimen was caught in a shrimp trawl in the Mobile River, presumably at the north end of Mobile Bay.

**Tensaw River:** The ADCNR reported that a commercial fisherman incidentally caught a 180 cm (70.9 in) Gulf sturgeon in the mouth of the Tensaw River in September 1991 (W. Tucker, personal communication). M. Mettee (personal communication) reported a 180 cm (70.9 in) Gulf sturgeon was incidentally netted and released in the Tensaw River in April 1986 by a commercial fisherman.

**Blakeley River:** Commercial gillnetters incidentally caught Gulf sturgeon in the Blakeley River during the fall from 1989 to 1991.

**Tombigbee River:** A specimen caught in June 1987 upstream of Coffeerville on the Tombigbee River was verified by an Alabama Geological Survey (AGS) biologist as *Acipenser* (M. Mettee, personal communication). In 1977 a Gulf sturgeon from the Tombigbee River was examined as part of a parasite study (N. Jordan, personal communication). Incidental catches of Gulf sturgeon still occur annually from the Tombigbee River in the remaining riverine habitat below Coffeerville dam (J. Duffy, personal communication).

**Alabama River:** Incidental catches of Gulf sturgeon still occur annually from the Alabama River in the remaining riverine habitat below Claiborne dam (J. Duffy, personal communication).

### **Pensacola Bay Basin**

**Pensacola Bay:** A 56.0 cm (22.0 in) TL Gulf sturgeon was collected in Pensacola Bay on January 20, 1978 (Collection No. 10319, Florida Department of Environmental Protection, FDNR).

**Escambia River:** Two Gulf sturgeon were collected, tagged and released in the Escambia River about 1.6 km (1.0 mi) downstream of highway 184 bridge in September 1994 by the FWS (F. Parauka, personal communication). The fish weighed 15.5 and 20.7 kg (34.0 and 45.5 lb). Incidental catches of Gulf sturgeon have been reported for the Escambia River (G. Bass, personal communication). Recreational anglers reported that prior to 1980 they would see as many as 10 Gulf sturgeon jumping in the river but now it is rare to see even one fish jump during a fishing trip (Reynolds 1993). Prior to a Florida law prohibiting sturgeon fishing in 1984, a limited commercial fishery existed on that river (National Marine Fisheries Service 1987).

**Conecuh River:** Annual sightings are reported from the Conecuh River in south central Alabama (J. Duffy, personal communication).

**Blackwater River:** Three Gulf sturgeon were collected in the Blackwater River during a Florida Game and Fresh Water Fish Commission (FGFC) striped bass netting project in March 1991. The fish weighed from 5.0 to 12.0 kg (11.0 to 26.5 lb) (FGFC, unpublished data).

**Yellow River:** Eighteen Gulf sturgeon were collected, tagged and released in the Yellow River below Boiling Lake in July 1993 by the FWS (F. Parauka, personal communication). The fish weighed from 5.8 to 63.6 kg (12.7 to 140.0 lb). Gulf sturgeon were collected in the Yellow River during a 1961 to 1962 survey by FGFC (1964). Commercial landings were occasionally reported prior to the 1984 fishing prohibition (J. Barkuloo, personal communication).

## **Choctawhatchee Bay Basin**

**Santa Rosa Sound:** The U.S. Environmental Protection Agency (EPA) reported a 23 kg (50 lb) Gulf sturgeon washed up on the beach in Santa Rosa Sound near Navarre, Florida in 1988 (F. Parauka, personal communication).

**Choctawhatchee Bay:** Four Gulf sturgeon were collected by FDEP biologists on April 27, 1993 from Jolly Bay at the eastern end of Choctawhatchee Bay. The sturgeon ranged in length from 41.2 to 81.9 cm (16.22 to 32.2 in).

**Choctawhatchee River:** Fifty adult and subadult Gulf sturgeon were collected, tagged and released at the mouth of the Choctawhatchee River in April 1994 by the North Carolina Cooperative Research Unit, North Carolina State University (NCSU) and the FWS (Potak et al. 1995). Twenty-five of the fish were equipped with radio tags. The fish weighed from 2.5 to 72.7 kg (5.5 to 160.3 lb) and ranged in length from 73.8 to 192.0 cm (29.1 to 75.6 in). Twenty-seven Gulf sturgeon were captured, tagged, and released in the Choctawhatchee River between Howell Bluff and Rocky Landing in 1988, 1990, and 1991 by the FWS (FWS 1988, 1990, 1991b). The fish weighed from 4.5 to 52.3 kg (9.9 to 115.3 lb). In addition, a 0.13 kg (0.29 lb) specimen caught by an angler downstream from Caryville, Florida in 1991 was tagged and released by the FWS (FWS 1991b). Three Gulf sturgeon weighing from 17.0 to 26.0 kg (37.5 to 57.3 lb) were collected in the upper Choctawhatchee River below its confluence with Pea River at Geneva, Alabama in August 1991 by the FWS (FWS, unpublished data). Annual sightings are reported from the Choctawhatchee River in south central Alabama (J. Duffy, personal communication).

**Pea River:** Three Gulf sturgeon 91.0 to 213.0 cm (35.8 to 83.9 in) in length were collected by the AGS during March 1992 about 1.0 to 3.0 km (0.62 to 1.86 mi) in the Pea River above its confluence with the Choctawhatchee River (M. Mettee, personal communication). Annual sightings are reported from the Pea River in south central Alabama (J. Duffy, personal communication).

## **Apalachicola, Chattahoochee, Flint River Basin**

**Apalachicola Bay:** A 34.0 kg (74.8 lb) Gulf sturgeon was caught by a commercial fisherman in a shrimp trawl in Apalachicola Bay in November 1989 (F. Parauka, personal communication). The fish was taken to the Apalachicola National Estuarine Reserve for observation and was later tagged and released at the point of capture by the FWS. A 34.5 kg (76.0 lb) Gulf sturgeon was captured, tagged and released in Apalachicola Bay, south of Hwy 98 bridge in March 1988. Also, in March 1987, a 34.0 kg (74.6 lb) Gulf sturgeon was captured, tagged and released in Apalachicola Bay, north of Hwy 98 bridge (F. Parauka, personal communication). Incidental captures by commercial shrimpers and gill net fishermen in Apalachicola Bay were noted by Wooley and Crateau (1985) and reported by Swift et al. (1977).

**Apalachicola River:** The FWS Panama City, Florida Field Office has monitored the Apalachicola River Gulf sturgeon population since 1979. Three-hundred and fifty Gulf sturgeon were collected below Jim Woodruff Lock and Dam (JWLD), tagged and recaptured from May through September, 1981 through 1993. The number of fish staying below the dam in the summer was estimated using a modified Schnabel method. Fish smaller than 45.0 cm (17.7 in) TL were excluded because of sampling bias caused by net selectivity. Since 1984, the estimated annual number of fish ranged from 96 to 131 with a mean of 115 (FWS 1990, 1991b, 1992).

A 145 cm (57.1 in) FL specimen was captured by FDEP (FSBC 640008) on October 28, 1970 in the river. The FGFC (1964) collected Gulf sturgeon during their anadromous fish survey conducted from 1954 to 1964.

A report of the U.S. Commission on Fish and Fisheries (1902) indicated the Apalachicola River provided the largest and most economically important commercial sturgeon fishery in Florida in 1901. Archie Carr (personal communication) noted that 32 families commercially fished for Gulf sturgeon in the mid-1940's. A commercial fishery continued until the late 1970's with only a few families. Sport fishing for Gulf sturgeon in the spring, and to a lesser extent in the fall, in some of the deeper holes in the Apalachicola River below the JWLD produced fish up to 73 kg (160.9 lb) and 2.3 m (7.5 ft) long (Tallahassee Democrat 1958, 1963, 1969).

**Brothers River:** Archie Carr (1978 and personal communication) began studying Gulf sturgeon in the Apalachicola River in 1975 and caught only eight sturgeon in 23 days of set-netting in Brothers Creek.

**Flint River:** Swift et al. (1977) noted a report of a 209 kg (460.8 lb) specimen from the Flint River near Albany, Georgia before 1950, prior to the completion of JWLD in 1957.

### **Ochlockonee River Basin**

**Ochlockonee River:** Four Gulf sturgeon weighing from 2.0 to 4.0 kg (4.4 to 8.8 lb) were collected in the lower Ochlockonee River at the mouth of Womack Creek in June 1991 (FWS/Panama City and National Biological Survey/Southeastern Biological Service Center-Gainesville (NBS/SBSC-G), unpublished data). Gulf sturgeon were commercially fished in the vicinity of Hitchcock Lake in Wakulla County (Swift et al., 1977; Florida Outdoors 1959). The fish were shipped to the town of Apalachicola for processing and sale to the New York City area. Commercial landings comparable to the Apalachicola River fishery were noted in 1901 (U.S. Commission on Fish and Fisheries 1902). However, most commercial fishing for Gulf sturgeon in the river ended in the early 1970's (F. Parauka, personal communication).

### **Suwannee River Basin**

**Suwannee River:** The Suwannee River appears to support the most viable Gulf sturgeon population among the coastal rivers of the Gulf of Mexico (Huff 1975). The Caribbean Conservation Corporation (CCC) has captured, marked, and released 1,670 spring migrating Gulf sturgeon at the river mouth since 1986. Based on the recapture of marked fish, the annual

estimated population size ranged between 2,250 to 3,300 for Gulf sturgeon averaging about 18 kg (39.7 lb) (Carr and Rago, unpublished data). An ongoing complementary study by the NBS/BSC-G (unpublished data) has captured, marked, and released about 1,500 subadults, most of which were less than 15 kg (33.1 lb), throughout the river from March 1988 through March 1992. This river supported a limited commercial Gulf sturgeon fishery from 1899 (U.S. Commission on Fish and Fisheries 1902) until 1984 when the State of Florida prohibited harvest and possession.

### **Tampa Bay Basin**

**Tampa Bay:** A commercial netter incidentally caught and released a Gulf sturgeon 56.4 cm (1.8 ft) in length, one mile west of Redington Beach near St. Petersburg in December 1992 (Reynolds 1993). Before this time, the most recent Gulf sturgeon catch reported from Tampa Bay was a 144 cm (56.7 in) FL female weighing 25.8 kg (56.9 lb), collected on December 11, 1987 near Pinellas Point (FDEP fish collection records, no collection number). Tampa Bay was the location of the first recorded significant sturgeon fishery on the Gulf of Mexico coast, lasting only three years (U.S. Commission on Fish and Fisheries 1902). The fishery began in 1886-1887 with a catch of 1,500 fish yielding 2,268 kg (5,000 lb) of roe. Two thousand fish and 2,858 kg (6,300 lb) of roe were marketed in 1887-1888. The fishery ended after the 1888-1889 season when only seven sturgeon were caught. Sturgeon catches have been reported sporadically since 1890.

### **Charlotte Harbor Basin**

**Charlotte Harbor:** A 3.0 kg (6.6 lb) Gulf sturgeon was captured by a commercial mackerel net fisherman near the mouth of Charlotte Harbor on January 29, 1992 (R. Ruiz-Carus, personal communication). The sturgeon was caught on a sand bar near Boca Grande Pass, 2.4 to 3.0 m (7.9 to 9.8 ft) in depth. While specific information was given for this fish, the fishermen related that two or three sturgeon of the same size were released alive from the same net set near Boca Grande Pass. Two other specimens have been reported from Charlotte Harbor (University of Florida/Florida State Museum (UF/FSM) 35332; FSBC 18077), one of which is a 24.3 kg (53.6 lb) specimen now mounted at the Florida Marine Research Institute, FDEP, St. Petersburg, Florida.

## **BIOLOGICAL CHARACTERISTICS**

### **Habitat**

Gulf sturgeon are classified as anadromous, with immature and mature fish participating in freshwater migrations (Huff 1975; Carr 1983; Wooley and Crateau 1985; S. Carr, unpublished data; J. Clugston, unpublished data). Anecdotal information, gillnetting, and biotelemetry have shown that subadults and adults spend eight to nine months each year in rivers and three to four of the coolest months in estuaries or Gulf waters. It appears that Gulf sturgeon less than two years old remain in riverine habitats and estuarine areas throughout the year. Many Gulf

sturgeon in the Suwannee River spend summer months near the mouths of springs and cool-water rivers (Foster 1993; S. Carr, unpublished data). The substrate of much of the Suwannee River is sand and limerock, especially in those areas near springs and spring runs.

Wooley and Crateau (1985) reported that Gulf sturgeon in the Apalachicola River utilized the area immediately downstream from JWLD from May through September. The area occupied consisted of the tailrace and spillway basin of JWLD and a large scour hole below the lock. During high flow periods in the late spring when water was passing through open water control gates at JWLD, Gulf sturgeon would congregate in the turbulent flow, often suspended just below the water surface. During the summer, Gulf sturgeon concentrated in the large scour hole below the lock and in the area of the dam spillway basin. This area represented the deepest available water within 25 km (15.5 mi) down-river of the JWLD. Mean total distance moved by Gulf sturgeon during this time was only 0.4 km (0.25 mi). In all cases Gulf sturgeon did not move more than 0.8 km (0.5 mi) from May through September. The area consisted of sand and gravel substrate, water depths ranged from 6.0 to 12.0 m (19.7 to 39.4 ft) with a mean depth of 8.4 m (27.6 ft) and velocities ranged from 60.0 to 90.0 cm/s (2.0 to 3.0 ft/s) with a mean velocity of 64.1 cm/s (2.1 ft/s). Because of the scarcity of historical biological data pertaining to the Gulf sturgeon in the Apalachicola River it is impossible to ascertain whether the area observed as a summer congregation area represents specific historic habitat. It may be the best alternative habitat type available to Gulf sturgeon whose migration upstream was blocked by the construction of JWLD in 1957.

The U.S. Army Corps of Engineers (COE) conducted surveys in this area in November 1991 and October 1992, to characterize flows associated with a strong cross current at the lock approach. In November 1991, velocities were measured at a depth 0.06 and 0.24 m (0.2 and 0.8 ft) of the water column, with velocities ranging from 0.19 to 0.67 m/s (0.61 to 2.19 ft/s) during normal powerhouse generation (two turbines on line with trash gate open). The follow-up survey in October 1992 included an additional measurement within the large scour hole below the lock at a depth within 0.6 m (2 ft) of the bottom. Velocities ranged from 0.08 to 0.92 m/s (0.25 to 3.01 ft/s) for normal powerhouse generation (with or without the trash gate open; with velocities at the bottom of the scour hole ranging from 0.11 to 0.37 m/s (0.36 to 1.2 ft/s) (COE 1993; COE 1994).

The Brothers River, a tributary entering the lower Apalachicola River at river km 19.3 (river mi 12.0) appears to be a staging area for Gulf sturgeon leaving the river (Odenkirk 1989). This was a favorite location for commercial Gulf sturgeon netting in past years (J. Fichera, personal communication). The Brothers River is a sluggish river with deep holes, swampy banks, and a sand and rock bottom. Wooley and Crateau (1985) characterized the habitat as having a mean depth of 11.0 m (36.1 ft), water depths ranged from 8.0 to 18.0 m (26.2 to 59.0 ft) and velocities ranged from 0.58 to 0.75 m/s (1.9 to 2.46 ft/s) with a mean velocity of .60 m/s (1.97 ft/s).

Swift et al. (1977) reported that local fishermen believed that Gulf sturgeon spawning occurred in June in the deeper holes and "lakes" along the rivers. Swift also reported that Gulf sturgeon



were caught by sport fisherman from deep holes in the Apalachicola River below Jim Woodruff Dam during the spring and fall in the late 1950's to the late 1960's.

The WES reported the river conditions during collection of two Gulf sturgeon from the west Middle Pearl River on March 1, 1995. The conditions for at the surface and in 7.62 m (25 ft) of water were: temperature of 15.3°C (59.6°F) and 15.3°C (59.5°F); conductivity of 68  $\mu$ mho's/cm; dissolved oxygen of 9.09 and 8.80 mg/l; pH of 6.64 and 6.57; and turbidity at the surface of 32 NTU (M. Chan, personal communication).

Bradshaw (personal communication) noted that 62 of 63 of the Gulf sturgeon collected from the East Pearl River at river km 32.2 (river mi 20) in 1985 were from one location, a deep, 12.2 m (40 ft) hole. He also reported that another Gulf sturgeon was captured at the same location in 1988.

Swift et al. (1977) noted that young Gulf sturgeon were reportedly captured in shrimp trawls in Apalachicola Bay. Muddy, soft bottom substrates, the dominant habitat of the Bay, comprise about 78% of the open water zone (Livingston 1984). Wooley and Crateau (1985) reported one Gulf sturgeon was captured 3.2 km (2.0 mi) from the mouth of Apalachicola River in the Bay in approximately 2 m (6.6 ft) depth over a mud substrate. Several Gulf sturgeon were collected from Gulf waters adjacent to Apalachicola Bay (Wooley and Crateau 1985). One Gulf sturgeon was caught 1.2 km (.75 mi) south of Cape St. George in 6 m (19.7 ft) of water and another Gulf sturgeon was captured 1.6 km (1.0 mi) south of Cape San Blas in 15 m (49.2 ft) of water. Limited stomach analyses from Suwannee and Apalachicola River Gulf sturgeon indicate that mud and sand bottoms and seagrass communities are probably important marine habitats for Gulf sturgeon (Mason and Clugston 1993).

### Migration and Movement

The movements of Gulf sturgeon in the Apalachicola, Suwannee, Pearl, and Choctawhatchee rivers have been and are being monitored by ultrasonic and radio telemetry and by conventional fish sampling gear (Foster 1993; Carr 1983; Wooley and Crateau 1985; Odenkirk 1989; Rogillio 1993; Clugston et al., in press; Potak et al. 1995; S. Carr, unpublished data; Odenkirk et al., unpublished manuscript; F. Parauka, personal communication; H. Rogillio, personal communication). In general, subadult and adult Gulf sturgeon began to migrate into rivers from the Gulf of Mexico as river temperatures increased to about 16 to 23°C (60.8 to 75.0°F). They continued to immigrate through early May, but most arrive when temperatures reach 21°C. Gulf sturgeon have been collected as far upstream as river km 221 (river mi 137.3) in the Suwannee River. In the Suwannee River, most radio-tracked Gulf sturgeon appeared to settle into four 3.0 to 15.0 km (1.9 to 9.3 mi) long reaches of the river during the summer (Foster 1993). Upstream migration in the Apalachicola River is blocked at river km 171 (river mi 106.3) by the JWLD. Nearly all radio-tracked Gulf sturgeon remained in the dam tailrace during the summer (Wooley and Crateau 1985; Odenkirk 1989).

Wooley and Crateau (1985) reported that of 99 Gulf sturgeon tagged below JWLD, Apalachicola River, 6 were incidentally captured by shrimp trawlers during the fall season in Apalachicola Bay and the adjacent Gulf of Mexico. Bradshaw (personal communication) notes three Gulf sturgeon he collected and tagged in 1985 from the East Pearl River at river km 32.2 (river mi 20) that were incidentally caught by shrimpers in Mississippi Sound in the fall of that year. One Gulf sturgeon, a 53.0 cm (20.9 in) FL individual, was caught near the west tip of Cat Island, a distance of 64.6 km (40 mi) from the release point on the river.

Subadult and adult Gulf sturgeon in the Suwannee and Apalachicola Rivers generally began downstream migration in late September and October. Wooley and Crateau (1985) found that the Gulf sturgeon at the JWLD began their downstream migration in late fall when the temperature dropped to 23°C (73.4°F). Most return to the estuary or the Gulf of Mexico by mid-November to early December. In the Suwannee River, young Gulf sturgeon from about 0.3 to 2.5 kg (0.7 to 5.5 lb) remained at the river mouth during the winter and spring and were the only Gulf sturgeon captured during December, January and early February over a three year period from late 1987 to 1991 (Clugston et al. 1995). Based on mark-recapture data, these young fish did not appear to venture far into the Gulf of Mexico. Tagging (J. Clugston, unpublished data) and other life history studies (Huff 1975) found small Gulf sturgeon at river distributaries indicating that they were spawned in the Suwannee River.

Radio telemetry studies on the Choctawhatchee River conducted by NCSU in the summer of 1994, found that 25 tagged Gulf sturgeon did not distribute themselves uniformly throughout the river and did not occupy the deepest or coolest water available (Potak et al. 1995). Most fish were concentrated in relatively shallow straight stretches of the river. Of the 25 fish, 23 remained within two primary summer holding areas in the middle to lower river. They were found outside the main channel, where water velocities were less than the maximum available. Most of the fish were in water depths of 1.5 to 3.0 m (4.9 to 9.9 ft) and substrates were silt or clay.

Tagging and radio telemetry studies conducted by the LDWF during 1993 and 1994 showed subadult and adult Gulf sturgeon frequented or moved between specific areas from May through September. The most southern site is known as the Drum Hole on the west Middle Pearl River to the upper and lower Fridays Ditch on the west Middle Pearl River. Telemetry data showed movement of fish between Fridays Ditch to the West Pearl River at Powerline and Yellow Lake. Movement was also observed from Gulf sturgeon tagged from the Boque Chitto River below the sill at the canal and Lake Pontchartrain at Bayou Lacombe (H. Rogillio, personal communication).

Three sonic-tagged Gulf sturgeon were tracked into saline water and monitored in Apalachicola Bay for one to four hours in late October 1987. In November 1989, a Gulf sturgeon was monitored in Apalachicola Bay for 72 hours and tracked for 30.0 km (18.6 mi) (FWS 1988, 1989). Four Gulf sturgeon were similarly tracked in late October 1991 outside the Suwannee River and remained for about a week in water depths of 3.0 m (9.8 ft) and 5.0 km (3.1 mi) offshore in an area of mud bottom (Carr, unpublished data).

Gulf sturgeon tagging studies in the Apalachicola and Suwannee rivers demonstrate the high probability of recapture in the same river in which the fish were tagged. Between 1986 to 1992, approximately 3,750 Gulf sturgeon were tagged in the Suwannee River, and of nearly 700 recaptures, all but two were recovered in the Suwannee River. Those two recaptures occurred in the Apalachicola River and offshore near Tarpon Springs, Florida. From 1981 to 1993, a total of 350 Gulf sturgeon were tagged in the Apalachicola River. Of those, 160 were recaptured in the Apalachicola River, while six individuals were recaptured in the East Pass of the Suwannee River (S. Carr, unpublished data) and one was recaptured in the Ochlockonee River (F. Parauka, personal communication). Of those six individuals recaptured in the Suwannee River, three were recaptured the following year in the East Pass. Radio-tracking further suggests that individuals return to the same area of the river inhabited the previous summer (Foster 1993; Carr, unpublished data; FWS/Panama City, unpublished data).

Small Gulf sturgeon were noted to move southward along the western Florida coast to Florida Bay during the winters of 1957, 1959, and 1962 (D. Robins in personal communication to Wooley and Crateau 1985). Several sturgeon, estimated at 60 cm (23.6 in) FL, were also collected in fish traps in Government Cut, Miami, Florida during the winters of 1957, 1959, and 1962 (D. Robins, personal communication). Vladykov examined one of the specimens internally and determined it to be *A. o. desotoi*. These occurrences may have been in response to unusually low winter temperatures.

### Stocks

Stabile et al. (unpublished manuscript) used RFLP analysis of mitochondrial DNA (mtDNA) of Gulf sturgeon collected from six geographically disjunct drainages along the Gulf of Mexico. The river systems included the Suwannee, Apalachicola, Ochlockonee, Blackwater, and Choctawhatchee rivers in Florida and the Pearl River in Louisiana/Mississippi. Their preliminary data analysis indicates that there are significant differences among Gulf sturgeon stocks. They found the most notable difference existed between the Choctawhatchee River samples and samples from other Gulf of Mexico rivers. In addition, the results indicated a break between the Apalachicola/Suwannee river populations and populations to the west of the Apalachicola River. Further, their data suggest that Gulf sturgeon display region-specific affinities and may exhibit river-specific fidelity.

Stabile et al. (unpublished manuscript) also indicated population-level polymorphisms using direct sequence analysis in sturgeon from the Gulf coast rivers. They found that Gulf sturgeon analyzed from the Pearl River exhibited haplotypes that were different from all other Gulf coast samples. Polymorphisms at other sites indicated possibly useful markers for discriminating sturgeon from the Choctawhatchee and Yellow rivers. No significant differences of mtDNA haplotypes were found among Gulf sturgeon from the eastern Gulf coast. However, these results are considered tentative because of the small sample size.

## Food Habits

In the Suwannee River, stomachs of Gulf sturgeon 38 to 188 cm (15.0 to 74.0 in) FL caught in commercial gill nets 10.0 m (32.8 ft), 24.5 cm (9.4 in) stretch fished in the lower river in East Pass contained digested aquatic plant material interspersed with crab hard parts (probably blue crab, *Callinectes sapidus*). The relative abundance of crab parts was greater in stomachs of migrants entering the river in spring and usually absent from those exiting in fall (Huff 1975). Gammaridean amphipods were primarily found in smaller schooled Gulf sturgeon < 82.0 cm (32.3 in) caught with trammel nets in shallow water 1.0 to 2.0 m (3.3 to 6.6 ft) in depth over a sand bank at the river's mouth (Alligator Pass). These prey species are associated with sandy substrates. Other food items included isopods (*Cyathura burbanki*), midge larvae, mud shrimp (Callinassidae), one eel (*Moringua* sp.), and unidentifiable animal or vegetable matter. Huff concluded that these small Gulf sturgeon occupied a different habitat than larger Gulf sturgeon harvested in the gill net fishery.

Mason and Clugston (1993) studied the food habits of Gulf sturgeon on the Suwannee River from 1988 to 1990. In the spring, immigrating subadult and adult Gulf sturgeon collected from the river mouth contained gammarid, haustoriid, and other amphipods, polychaete and oligochaete annelids, lancelets, and brachiopods. However, once in fresh water, these Gulf sturgeon did not eat as evidenced by the presence of only a greenish-tinged mucus in their guts during June through October. Stephen Carr (unpublished data) found in the Suwannee River that immigrating, sexually mature Gulf sturgeon were mainly empty of food; however, of food items present, brachiopods and mud shrimp dominated. By contrast, a 13.6 kg (30.0 lb) Gulf sturgeon was captured by bait trawlers on Red Bank Reef three miles from the mouth of the Suwannee River in spring 1986. Its stomach contained six species of lugworm, two species of clam, five species of crustacea, an echinoderm (sand dollar), an unidentifiable marine worm and two dozen lancelets (S. Carr, unpublished data). Mason and Clugston (1993) found that small Gulf sturgeon (0.5 to 4.0 kg) (1.1 to 8.8 lb) collected at the river mouth during the winter and early spring contained amphipod and isopod crustaceans, oligochaetes, polychaetes, and chironomid and ceratopogonid larvae. Although the guts of these young Gulf sturgeon contained small amounts of food as they migrated upstream to about river km 55 (river mi 34), they too contained only a detrital mass and were essentially empty in the freshwater reaches during the summer and fall. It remains unclear why most subadult and adult Gulf sturgeon feed for three to four months in a marine environment and enter fresh water where they do not feed for the following eight or nine months.

## Growth

Huff (1975) used cross sections of pectoral fin rays to estimate the age of 631 Gulf sturgeon collected from the Suwannee River. Because back calculation using fin ray sections was not possible, mean fork lengths for fish ages 1 through 17 were calculated (Figure 3). Mean fork length at age 1 was approximately 35.0 cm (13.8 in) and increased to approximately 145.0 cm (57.1 in) at age 17.

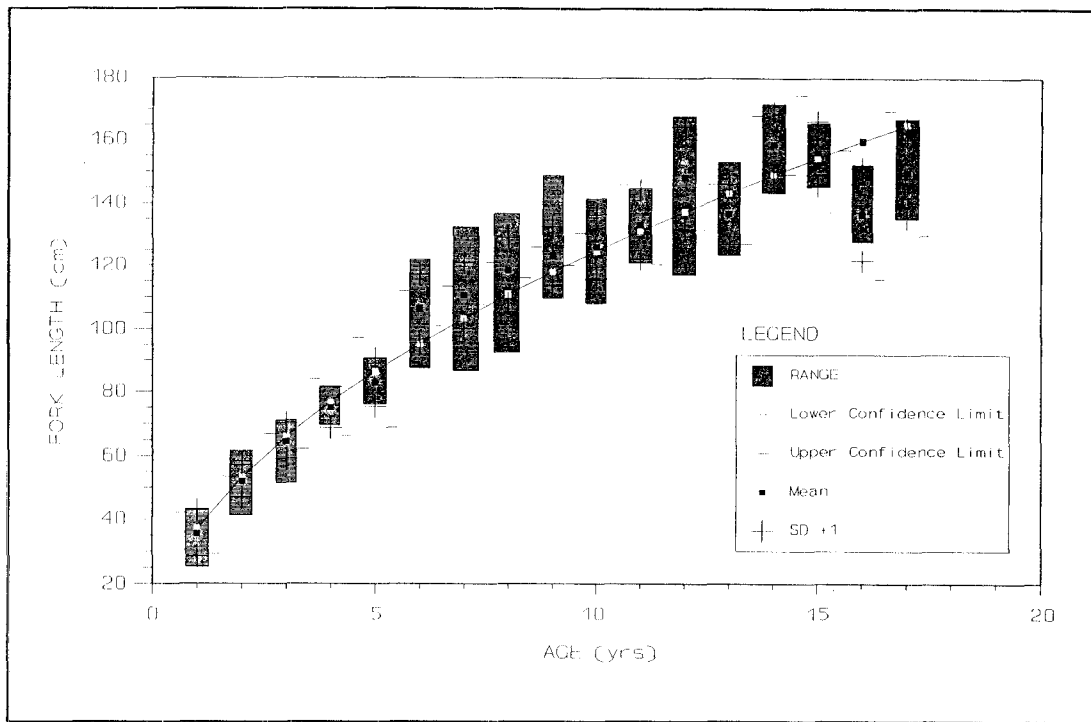


Figure 3: Length-range diagram and regression line,  
Gulf sturgeon age groups 1 to 17, from 1972 to 1973 (Huff 1975)

Cross sections of pectoral fin rays were also used to estimate the age of 76 Gulf sturgeon collected from the Apalachicola River, Florida from 1982 to 1990 (Jenkins, unpublished manuscript). Fish ranged from 2 to 28 years old with lengths and weights ranging from 47.0 to 227.0 cm (18.5 to 89.4 in) and 0.2 to 90.7 kg (0.4 to 200.0 lb). Fin rays from four fish exhibited possible spawning belts. Average growth was 24.0 cm (9.4 in) per year for fish two to five years old, and 8.0 cm (3.1 in) per year to the age of eight. Fish marked and later recaptured exhibited similar large growth variations which may be the result of sexual dimorphism. The time of annulus formation was in the late summer and fall, which is a period of weight loss according to mark-recapture studies.

Carr (1983) found that on the average, marked Gulf sturgeon from the Suwannee River gained 30% of body weight in one year. He also noted that little or no growth was seen when recapture occurred during the same season and a little weight was lost by some. Wooley and Crateau (1985) noted that Gulf sturgeon 80.0 to 114.0 cm (31.5 to 44.9 in) FL tagged in early summer in the Apalachicola River below JWLD and subsequently recaptured in the same area in July and September exhibited weight losses of 4% to 15% or 0.5 to 2.3 kg (1.1 to 5.1 lb). Gulf sturgeon from 75.5 to 101.0 cm (29.7 to 39.8 in) FL tagged in September and recaptured the following year between May and September, after spending the winter period feeding in Apalachicola Bay and/or the Gulf of Mexico, showed weight gains of 35% to 137% or 4.3 to 10.2 kg (9.5 to 22.5 lb). These growth rates are considered normal for young Gulf sturgeon.

The recapture of 229 marked fish provided an opportunity to calculate seasonal growth rates of Gulf sturgeon in the Suwannee River (Clugston et al. 1995). It appears that Gulf sturgeon gain weight only during the winter and spring while in marine or estuarine waters and lose weight during the eight to nine month period while in fresh water. In general, Gulf sturgeon weighing between 7.0 kg (15.4 lb) and 27.0 kg (59.5 lb) grew about 11.0 cm (4.3 in) and gained 2.0 to 3.0 kg (4.4 to 6.6 lb) per year. In nearly all cases, however, fish that were marked and recaptured during the same summer lost weight. Those recaptures that spanned the three or four months that most fish were in the Gulf of Mexico increased in weight. Likewise, the young fish collected at the mouth of the river during the winter and spring and recaptured during the same period increased in weight. Lengths and weights were monitored for two Gulf sturgeon hatched and reared for 17 months under laboratory conditions (Mason et al., 1992). In the first year these fish grew to 71.9 cm (28.3 in) and 63.4 cm (25.0 in) in total length and to weights of 1.9 kg (4.2 lb) and 1.4 kg (3.1 lb). After 17 months they grew to 84.6 cm (33.3 in) and 78.7 cm (31.0 in) and to 3.1 kg (6.7 lb) and 2.7 kg (6.0 lb). These two fish received special treatment, and their growth in the laboratory may not represent growth of wild fish. Nevertheless, the data represent the first measured growth of young Gulf sturgeon and provide insight into the species' growth potential.

### Reproduction

Timing, location and habitat requirements for Gulf sturgeon spawning are not well documented. Most subadult and adult Gulf sturgeon ascend coastal rivers from the Gulf of Mexico from mid-February through April when some adults are sexually mature and in ripe condition. Studies conducted on the Apalachicola River resulted in the only known collection of wild Gulf sturgeon larvae. Two larvae were collected at river km 168 (river mi 104.2); one on May 11, 1977 (Wooley et al., 1982) and one on May 1, 1987 (Foster et al., 1988). At the time of the 1977 collection, the surface water temperature was 23.9°C (75.0°F), water depth 4.2 m (13.78 ft), flow 365.0 m<sup>3</sup>/s (12,888.0 ft<sup>3</sup>/s), and velocity of .67 m/s (2.2 ft/s). During the 1987 collection the surface water temperature was 21.6°C (70.9°F), water depth 4.2 m (13.8 ft), flow 437.0 m<sup>3</sup>/s (15430.0 ft<sup>3</sup>/s), velocity not measured. The larva collected in 1977 was estimated to be 1 to 2 days old while the other larva was estimated to be a few hours old. A third larva was collected on April 3, 1987 at river km 18.7 (river mi 11.6) at a water temperature of 16.1°C (61.0°F), water depth 7.9 m (25.9 ft), flow not measured, and velocity .96 m/s (3.2 ft/s). The larva was estimated to be about 1 to 1.5 days old (FWS 1988).

Huff (1975) spent considerable time using anchored plankton nets to collect Gulf sturgeon eggs and larvae in the Suwannee River but was unsuccessful. However, two Gulf sturgeon eggs were collected in the river on April 22, 1993 (Marchant and Shutters, unpublished manuscript). The eggs were collected in water depths of 5.5 m and 7.3 m (18.0 ft and 24.0 ft) and water temperature 18.3°C (65.0°F) at river km 215 (river mi 134.2), just downstream of the confluence of the Alapaha River. Additional eggs were collected during late March and April 1994 at river km 201 to 221 (river mi 124.9 to 137.3) when water temperatures ranged from 18.8°C to 20.1°C (65.8°F to 68.2°F) (Smith and Clugston, unpublished manuscript). From 1988 through 1992, Gulf sturgeon investigations were conducted throughout the Suwannee River

using plankton nets, small-mesh trap nets, trawls and gill nets, and electrofishing equipment. The smallest Gulf sturgeon collected was a 30.6 cm (12.0 in) specimen weighing 85.0 g (0.2 lb) at river km 215.0 (river mi 133.6) on December 3, 1991 (Clugston et al. 1995).

Stephen Carr and F. Tatman (unpublished data) found that 15 ultrasonic-tagged gravid females were associated with springs between river kms 32.0 and 145.0 (river mi 19.9 and 90.1) in the Suwannee River. The bottom habitats surrounding the springs consist mainly of rock. Their consistent association with these springs has led to Carr's speculation that spawning occurs in these areas.

Remnant reproductive populations may still occur in many small and large rivers draining into the Gulf where Gulf sturgeon have historically ranged. Infrequent anecdotal reports and incidental captures of small Gulf sturgeon indicate that reproduction is occurring in tributary rivers. Small Gulf sturgeon are closely associated with the river basin where they were spawned (river-specific affinity). This has been demonstrated in the Suwannee River and Apalachicola River/Bay distributaries, by the occurrence of similar size Gulf sturgeon in similar depths, and on similar substrate. Any analogous occurrence of small Gulf sturgeon suggests that a reproducing population remains nearby.

#### Spawning Age

Huff (1975) found that sexually mature females ranged in age from 8 to 17 years and sexually mature males from 7 to 21 years in the Suwannee River. The youngest ripe female specimen and the oldest immature female were age 12. The youngest ripe male specimen was 9 years old and the oldest immature male was age 10. Jenkins (unpublished manuscript) estimated a ripe male captured from the Suwannee River in 1990 to be six to seven years old.

#### Fecundity

Chapman et al. (1993) reported that three mature Gulf sturgeon had 458,080, 274,680, and 475,000 eggs and were estimated to have an average fecundity of 20,652 eggs/kg (9,366 eggs/lb). Smith et al. (1980) estimated that Atlantic sturgeon weighing 50.0 and 100.0 kg (110.2 and 220.5 lb) would yield over 400,000 and 1,000,000 eggs, respectively.

Gulf sturgeon eggs are demersal and adhesive (Vladykov 1963; Huff 1975; Parauka et al., 1991; Chapman et al., 1993). The eggs are globular and vary in color from gray to brown to black. Smith et al. (1980) reported that Atlantic sturgeon eggs ranged in size from 2.5 to 3.0 mm (0.10 to 0.12 in) in diameter. Parauka et al., (1991) found that eggs from Gulf sturgeon averaged 2.10 and 2.20 mm (0.08 to 0.09 in) in diameter.

#### Reproduction in Hatcheries

Hormone-induced ovulation and spawning of Gulf sturgeon was accomplished in 1989 at a portable hatchery located on the Suwannee River and at the Welaka National Fish Hatchery in

Florida (Parauka et al., 1991). The project was a joint effort involving the FWS, CCC, and University of California, Davis. The initial spawning produced 5,000 fry for fishery research. In 1990, 1991, and 1992, the University of Florida, the FWS, and CCC again successfully induced spawning and produced about 60,000 fry for fish culture programs. Hatching time for the artificially spawned Gulf sturgeon eggs ranged from 85.5 hr at 18.4°C (65.1°F) to 54.4 hr at about 23.0°C (73.4°F) (Figure 4) (Parauka et al., 1991). Also, at temperatures ranging from 15.6 to 17.2°C (60.1 to 63.0°F) and 19.5 to 21.0°C (67.1 to 69.8°F), eggs hatched in 95 and 65 to 70 hr, respectively (FWS 1991b). Chapman et al. (1993) reported that artificially spawned Gulf sturgeon eggs incubated at 20°C (68°F) hatched in 3.5 days. Hatching time for Atlantic sturgeon eggs has been reported to be 94 hr at 20.0°C (68.0°F) (Dean 1893), 121 to 140 hr at 16.0 to 19.0°C (60.8 to 66.2°F) (Smith et al., 1980) and 168 hr at 17.8°C (64.0°F) (Vladykov and Greeley 1963). One-hour-old Gulf sturgeon larvae, hatched under artificial conditions on the Suwannee River in 1989, ranged in length from 0.66 to 0.71 cm (0.26 to 0.28 in) with a mean length of 0.69 cm (0.27 in) (Parauka et al., 1991). Hatching success ranged from 5 to 10%.

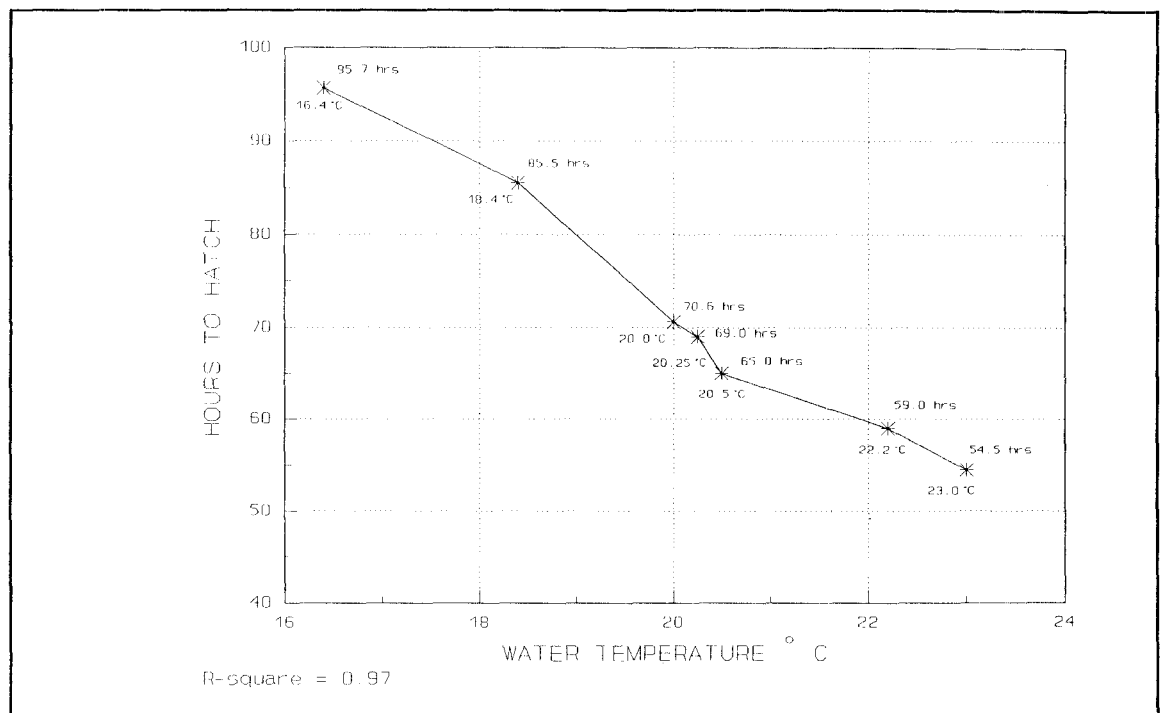


Figure 4: Gulf sturgeon egg incubation periods at different mean water temperature (F. Parauka et al., 1991; FWS 1991b).

### Predator/Prey Relationships

Van Den Avyle (1984) noted there was little written regarding competitors and predators of sturgeon. He pointed out that many fish species live in the same waters as sturgeon and that



there is the possibility for competition with other bottom dwelling species. In fresh water, benthic feeders could compete with young sturgeon or feed directly on eggs and larvae. Competition with Gulf sturgeon for food or space in the marine environment is unknown. Scott and Crossman (1973) speculated that the sturgeon's "size and protective plates protect it from most predaceous fishes and its habitat and secretiveness from other predators."

### Parasites and Disease

Fish lice *Argulus stizostethi*, an ectoparasitic copepod, have occasionally been observed on the opercula and gill filaments and in the gut of Gulf sturgeon collected in fresh and estuarine water. The numbers noted were not significant (Mason and Clugston 1993; F. Parauka, personal communication). Endoparasites, such as nematodes, trematodes, and leeches were noted in the guts of Gulf sturgeon (Mason and Clugston 1993). Five species of helminth parasites and one parasitic arthropod have been identified in Atlantic sturgeon from the St. Johns River, New Brunswick (Appley and Dadswell 1978). No detrimental effects from these parasites were noted in these studies.

The shovelnose sturgeon serves as host for glochidia of three mussel species. Rates of glochidial infestation on fish gills are typically low, but thought not to be detrimental to the host (R.S. Butler, personal communication). Huff (1975) reported tumor-like growths on several Gulf sturgeon ovaries from the Suwannee River. Macroscopic tumors were found from 7.5% of gill-netted females in Fall 1972, 3.5% of females in Spring 1973, and 4.6% of females in Fall 1973. Examination of this material revealed two types of growth (Harshbarger 1975). One was a perifollicular pseudocyst (surrounding follicles) filled with proteinaceous fluid often containing viable oocytes. The other type was a parafollicular serous cyst (a true separate fluid-filled cyst) containing denser proteinaceous fluid. Both types are considered subclinical, having little or no effect on adjacent organs, general ovarian development, fecundity, or spawning behavior. Microscopic slides (RTLA nos. 979 and 980) containing this material were accessioned by the Registry of Tumors in Lower Animals, Smithsonian Institution (Huff 1975). Moser and Ross (1993) reported the capture of six Atlantic sturgeon from the Brunswick River, North Carolina from June to September 1991 and in April 1992. Three of the specimen were in poor condition with abnormalities characterized by deformed mouths, lesions of the ventral buccal region and/or lesions around the eye. Oral, buccal, and ventral lesions or ulcerations are common signs of poor water quality. Veterinarians examined another sturgeon from the Brunswick River that died without external evidence of disease and found the liver and heart tissues to be in poor condition.

### FACTORS CONTRIBUTING TO THE DECLINE AND IMPEDIMENTS TO RECOVERY

Many members of the family Acipenseridae, including Gulf sturgeon, virtually disappeared throughout their ranges at the turn of the 20th century. Their decline was likely caused by over-exploitation and exacerbated by damming of rivers and other forms of habitat destruction and water quality deterioration, among other factors (Birstein 1993; Huff 1975; Barkuloo 1988; McDowall 1988; Smith and Clugston, unpublished manuscript).

## Exploitation

The Gulf sturgeon was heavily fished because of the high value of its eggs used to produce caviar and its flesh for smoking (Carr 1983; J. Barkuloo, personal communication). Sturgeon also provided isinglass, a semi-transparent gelatin prepared from the swim bladder and used in jellies, wine and beer clarification, special cements, and glues. Directed commercial fishing contributed to the depletion of sturgeon populations. Aperiodic commercial landing statistics are available from 1887 to 1985 for Gulf sturgeon (Huff 1975; Futch 1984; Barkuloo 1988). Commercial landings data for the Suwannee River are available for 1981 to 1984 (Tatman, unpublished data). These records show that the only consistent fisheries for Gulf sturgeon occurred in west Florida. There was a directed fishery in Alabama, while there is no record of a directed commercial fishery in Mississippi, only incidental catches. Davis et al., (1970) notes a minor commercial fishery for Gulf sturgeon in the Lake Pontchartrain and its tributaries during the late 1960's.

Recreational and subsistence fishing may have contributed to population declines. A "snatch-hook" recreational fishery was popular on the Apalachicola River, Florida, during the late 1950's to 1960's (Burgess 1963; Swift et al., 1977) and continued until 1984 when the State of Florida enacted protective measures.

## Incidental Catch

Incidental catch of Gulf sturgeon in other fisheries has been documented (Wooley and Crateau 1985; D. Mowbray, personal communication; H. Rogillio, personal communication). Incidental captures by commercial shrimpers and gill net fishermen in Apalachicola Bay were noted by Wooley and Crateau (1985) and reported by Swift et al. (1977). Such catches have also occurred in Mobile Bay, Tampa Bay, and Charlotte Harbor (J. Roussos, personal communication; FDEP, unpublished data). The FWS caught a small Gulf sturgeon in St. Andrew Bay while gill-net collecting for seatrout for contaminant analysis in 1986 (M. Brim, personal communication). Gulf sturgeon are occasionally caught in Gulf coast rivers on set-hooks targeting catfish (J. Duffy, personal communication). Captures of young Gulf sturgeon have been reported in blue crab traps in the Suwannee River estuary (F. Tatman, personal communication). The incidental catch of Gulf sturgeon in the industrial bottomfish (petfood) fishery in the north-central Gulf of Mexico from 1959 to 1963 was reported by Roithmayr (1965). The bottomfish fishery worked an area between Point au Fer, Louisiana and Perdido Bay, Florida from shore to water depths of about 55 m (180 ft). Hastings (1983) and Moser and Ross (1993) report capture and disruption of spawning migrations of shortnose and Atlantic sturgeon in commercial gill nets targeted for shad in the Cape Fear River, North Carolina.

The LDWF records indicate 177 Gulf sturgeon were incidentally captured and reported by commercial fishermen in southeastern Louisiana during 1992 (H. Rogillio, personal communication). Forty-four of these Gulf sturgeon were delivered to the LDWF field office or held until LDWF employees could secure them. Specimens were generally held in captivity for 1 to 7 days by the fishermen. These sturgeon were then measured, weighed, tagged and

released by departmental personnel. Seventy-six Gulf sturgeon were captured in trawls, 10 in wing nets, and 91 in gill nets. A mortality of less than 1% was noted. This percentage is based on 177 Gulf sturgeon incidentally captured by commercial fishermen and 51 Gulf sturgeon captured by LDWF personnel during a Gulf sturgeon status survey.

Bradshaw (personal communication) reported three tag returns from Gulf sturgeon he collected in early 1985 which were incidentally caught by shrimpers in Mississippi Sound during the fall of that year. He also noted finding three dead Gulf sturgeon incidentally caught by gillnetters in the western part of the Sound and revived another Gulf sturgeon a gillnetter had caught "on" Horn Island in 1989.

Entrainment of *Acipenser guldenstadti* and *A. stellatus* larvae during dredging operations has been assessed by Veshchev (1982) in the lower Volga River, Russia. He concluded that hydraulic dredging operations caused significant mortality of sturgeon larvae in the Caspian basin.

Hastings (1983) reported anecdotal accounts of adult sturgeon being expelled from dredge spoil pipes while conducting a study on shortnose sturgeon on the Atlantic coast. Whether the "adult sturgeon" was an Atlantic or shortnose sturgeon was not indicated in the report.

#### Habitat Reduction and Degradation

Gulf sturgeon have evolved within Gulf coast drainages that exhibit seasonal patterns of high and low flows, temperature regimes, sedimentation, and other physical factors. Provision of these essential life requirements are part of and dependent on a fully functioning ecosystem.

Dams have limited sturgeon access to migration routes and historic spawning areas (Boschung 1976; Murawski and Pacheco 1977; Wooley and Crateau 1985; McDowall 1988) (Table 1). While sturgeon are able to pass some water control structures, low-head dams, or sills during high water, these structures can create barriers that preclude normal migration. An example of complete migration restriction occurred in the St. Andrew Bay system, Bay County, Florida. A newspaper account from 1895 reports sturgeon were caught at the head of North Bay in upper St. Andrew Bay (Womack 1991). The account notes that an average of three sturgeon a day were caught and 90.7 kg (200 lb) of fish had been smoked and on sale for \$0.10 per lb. The FGFC collected four Gulf sturgeon 173.0 to 201.5 cm (68.1 to 79.3 in) in length from Bear Creek, a tributary to Econfinia Creek which drains into North Bay, in May of 1961. A dam was placed across North Bay in 1962 preventing anadromous fish migration, and no reports of Gulf sturgeon from above the dam have been reported since that time. Not only was migration to the creeks cutoff, but approximately 2024 hectares (5,000 acres) of estuarine habitat was converted into a fresh water lake.

Another example of complete restriction to Gulf sturgeon migration is the JWLD on the Apalachicola River. Swift et al. (1977) noted a report of a Gulf sturgeon from the Flint River near Albany, Georgia prior to 1950. Huff (1975) noted Gulf sturgeon migrated 322 km

Table 1: Examples of reduction in available river habitat due to dam, water control structure, or sill construction.

River/Watershed	Total River Length	Location of Impediment	Percent Habitat Remaining
<b>St. Andrew Bay Drainage</b> Bear Creek, Lower Econfin Creek, upper North Bay (now known as Deer Point Lake)	11 km (6.8 mi)	Deer Point Dam County Rd 2321	0%
<b>Apalachicola, Chattahoochee, Flint River Basin</b> (to the fall line)	790 km (491 mi)	JWLD river km 172 (river mi 107)	22%
<b>Mobile Bay Drainage Basin</b> Alabama River	1691 km (1051 mi)	Claiborne Dam river km 130 (river mi 81)	8%
Tombigbee River	988 km (614 mi)	Coffeeville Dam river km 121 (river mi 75)	12%
<b>Pearl River</b>  During low water conditions	772 km (480 mi)	Ross Barnett Dam (RBD) river km 486 (river mi 302)  Pools Bluff Sill river km 78.3 (river mi 48.7)	63%  10%
<b>Bogue Chitto River</b> (during low water conditions)	217 km (135 mi)	Boque Chitto Sill river km 6.4 (river mi 4)	3%
<b>Amite River</b>	274 km (170 mi)	control weir river km 40.7 (river mi 25.3)	15%

(200 mi) upstream in the Apalachicola-Chattahoochee-Flint river system before the dam construction in 1957. There are numerous anecdotal reports of Gulf sturgeon in the Flint and Chattahoochee rivers prior to construction of JWLD (Swift et al. 1977). In spite of many tagging studies conducted on the Apalachicola River, no tags have been returned as a result of Gulf sturgeon moving upstream of JWLD, nor does evidence exist that the Gulf sturgeon passes though the lock system (A. Carr, personal communication; U.S. Fish and Wildlife Service, personal communication). The COE (1978) acknowledged that the dam on the Apalachicola River adversely affect Gulf sturgeon by impeding upstream migration.

An example of barriers that limit movement is found in the Pearl River basin above the Pools Bluff and Bogue Chitto Sills. Gulf sturgeon have been reported to be incidentally collected

above the Pools Bluff Sill as far north as the Ross Barnett Reservoir spillway as late as 1984 (J. Stewart, personal communication; R. Jones, personal communication; W. McDearman, personal communication; R. Bowker, personal communication). Based on gauge data (COE, personal communication), the duration of water depths allowing passage of Gulf sturgeon over the sills is limited at the Bogue Chitto Sill and less restrictive at the Pools Bluff Sill (Table 2). It appears Gulf sturgeon movement above the sills is also possible through cutoffs that have developed since the construction of the Pearl River navigation canal (H. Poitevint, personal communication). However, Gulf sturgeon migration is entirely prevented above Jackson, Mississippi by the Ross Barnett Dam at river km 515 (river mi 320). Jones (personal communication) reports that Gulf sturgeon were historically found above this area. He notes the capture of a 154.2 kg (340 lb) female Gulf sturgeon 2.3 m (7.5 ft) from the river 32 km (20 mi) north of Jackson in 1942.

Navigation activities including dam construction, dredging, dredged material, and other maintenance actions could adversely affect Gulf sturgeon habitats depending on the location and timing of the activity. Elimination of deep holes and alterations of rock substrates result in loss of habitat for the Gulf sturgeon in the Apalachicola River (Carr 1983; Wooley and Crateau 1985). At Rock Bluff, river km 148.8 (river mi 92.5), this deep, rocky area frequently used by Gulf sturgeon was filled with dredged spoil material drifting downstream from a within bank disposal site at river km 150 (river mi 93) during routine maintenance dredging. This caused Gulf sturgeon to cease use of this area as a regular habitat (Carr 1983, J. Barkuloo, personal communication). The within bank disposal site is no longer used. Essential habitats of young-of-the-year Gulf sturgeon are unknown, so the impacts of dredging on early life stage habitats of Gulf sturgeon are difficult to assess.

Table 2: Duration Data on Lower Pearl River Sills (COE, personal communication).		
Depth Over Sill (m)	Percent Equaled or Exceeded	
	Pools Bluff Sill <sup>1</sup>	Bogue Chitto Sill <sup>2</sup>
.3 m (1.0 ft)	100	90
.61 m (2.0 ft)	70	25
.9 m (3.0 ft)	48	10
1.2 m (4.0 ft)	35	-
1.5 m (5.0 ft)	28	-
1.8 m (6.0 ft)	24	-
2.1 m (7.0 ft)	18	-
<sup>1</sup> Duration based on gauge data for Pearl River at Bogulusa, Louisiana		
<sup>2</sup> Duration based on gauge data for Bogue Chitto River at Sun, Louisiana		

The entrenchment of the Apalachicola River's streambed due to the trapping of sediments in Lake Seminole, has been attributed to the construction of JWLD (COE 1986). The effects entrenchment occurred in the upper third of the river from the base of the dam to the vicinity of Blountstown, Florida. The streambed elevation lowering was also exacerbated by deepening rock sills, cutting out river bends, and repeated dredging to maintain the channel. This has resulted in elimination of some habitats that had been available to Gulf sturgeon during the summer months prior to the construction of JWLD and navigation channels. For example, as a result of streambed degradation, access to spring-fed tributary creeks has been reduced during low water periods. A cooperative effort by the COE and FGFC removed sedimentation and debris from a midstream spring below the JWLD, navigation km 170.6 (navigation mi 106.0) in January 1994. In addition, the COE obtained environmental clearances and undertook habitat restoration action by the removal of sediments at the mouth of Blue Spring Run, navigation 157.7 (river mi 98.0) in May, 1994.

Cool water habitats are thought to be important to Gulf sturgeon during the summer. Cool-water habitats in streams can be significantly reduced or even eliminated by decreased groundwater levels (Lynn Torak, personal communication). Springs emanating from the streambed originate in the groundwater-flow system and are regulated by relative differences in stream stage, spring-discharge elevation, and groundwater level. Decreased groundwater levels in the vicinity of streams, caused by pumping or climatic variation, can reduce springflow that provides cool-water habitats for the Gulf sturgeon during summer months. Pumping or climate-induced groundwater-level declines can reduce the groundwater component of streamflow (baseflow) in addition to and in the absence of springs. For example, a study in the Albany, Georgia area by Torak et al. (1993) indicates that about 74% of water pumped from the Upper Floridan aquifer in November 1985, approximately 79 million gallons a day, would have discharged to the Flint River under predevelopment conditions. The Flint River is generally unregulated and has a major spring-fed flow component that, in comparison with the Chattahoochee River, contributes the larger share of flow to the Apalachicola River during low-flow periods. The Chattahoochee River is a regulated stream that derives its flow predominantly from surface runoff. Consequently, the Chattahoochee River contributes the major portion of flow to the Apalachicola River during mean- to high-water events. Base-flow of the Flint River has been reduced since the early 1970s, mainly from groundwater and surface water irrigation withdrawals (Leitman et al. 1993). The analysis by Leitman et al. (1993) indicates that the Flint River's percent contribution to the Apalachicola River decreases, instead of increasing as would be expected as the flow in the Apalachicola River decreases. Several springs and spring runs along the upper Apalachicola and Flint Rivers have already exhibited greatly reduced flow or have ceased flowing during periods of drought. If these cool water habitats are important and are reduced in size or eliminated at critical periods of summer, Gulf sturgeon could be subjected to increased environmental stress.

Contaminants may also contribute to population declines. Experiments have shown that DDT and its derivatives and toxaphene are toxic to fish in minute quantities (Johnson and Finley 1980; White et al. 1983). Twelve Gulf sturgeon were collected from the Apalachicola, Suwannee, Choctawhatchee rivers, Ochlockonee Bay and the Gulf of Mexico near Cape San Blas, Florida,

at various times between 1985 to 1991. These specimens were analyzed for pesticides and heavy metals (Bateman and Brim 1994). The Gulf sturgeon ranged in size from 1.8 to 49.0 kg (4.0 to 108.0 lb). Concentrations of arsenic, mercury, DDT metabolites, toxaphene, polycyclic aromatic hydrocarbons, and aliphatic hydrocarbons high enough to warrant concern were detected in individual fish. Specific sources of contamination were not identified. Suwannee River Gulf sturgeon had higher concentrations of arsenic in liver samples than Apalachicola River fish. However, Apalachicola River Gulf sturgeon had higher liver mercury concentrations. Organochlorine pesticides were also highest in fish from the Apalachicola River.

Organochlorines enter the environment as pesticides or industrial waste products. Use of most of these compounds has been prohibited because of effects on nontarget species and suspected carcinogenicity in humans and wildlife. Effects include reproductive failure, reduced survival of young, or physiological alterations which can affect the ability of the fish to withstand stress (White et al. 1983). Levels of DDT and derivative compounds in the samples were found at low concentrations in all Gulf sturgeon tissues, however, DDD and/or DDE was detected in 84% of the samples (Bateman and Brim 1994). In addition, amounts detected in reproductive tissue, while relatively low (range non-detect to 4.02 ppm), could affect Gulf sturgeon reproduction because DDT compounds are known to be estrogenic (Fox 1992). Like DDT, toxaphene is persistent in the environment and biomagnifies through the food chain. Toxaphene was the most heavily used insecticide after prohibition of DDT in the 1970s. Toxaphene was detected in four fish, all from the Apalachicola River. The level of toxaphene in the roe of one specimen was 14.00 ppm wet weight and exceeded the Food and Drug Administration (FDA) action level of 5.00 ppm for fish for human consumption. The highest level in muscle tissue (0.48 ppm) fell below the FDA action level for human consumption (Bateman and Brim 1994). Toxaphene is more toxic to fishes than DDT compounds (Johnson and Finley 1980) and has been shown to impair reproduction, reduce growth in adults and juveniles, and alter collagen formation in fry, resulting in "broken back syndrome" (Mayer and Mehrle 1977).

Polycyclic aromatic hydrocarbons (PAH), primarily from petroleum products, are known to be carcinogenic, cocarcinogenic and tumorigenic. Concentrations found in the ovarian tissue sample (total PAH 410 ppb; Apalachicola River) and eggs (total PAH 409 and 815 ppb; Suwannee River) could adversely affect development and survival of some percentage of eggs, larval, and juvenile fish (Bateman and Brim 1994). Aliphatic hydrocarbons are components of oils, fuels, and other petroleum products. Two or more aliphatic compounds were detected in all tissue samples of the Gulf sturgeon. Hall and Coon (1988) stated that it is likely that any animal with demonstrated petroleum hydrocarbon residues in the tissues has suffered effects of the pollutant (Bateman and Brim 1994).

Arsenic is used in herbicides, insecticides, and fungicides and can be toxic to fish in certain metabolic forms. The metal was detected in 92% of the Gulf sturgeon samples, however the metabolic form was not identified. The arsenic concentrations detected in all of the muscle tissue samples were greater than the FDA action limit of 0.50 ppm for swine muscle tissue (Bateman and Brim 1994).

Mercury, predominantly found as methylmercury in fish fillets, is highly toxic and was detected in 87% of the Gulf sturgeon samples. The mercury concentrations in muscle tissue were well below the Florida limited consumption advisory (0.50 ppm) and the FDA consumptive use action level (1.00 ppm) but, almost all tissue samples exceeded the predator protection limit of 0.10 ppm recommended by Eisler (1987) for the protection of fish-eating birds. However, the mercury levels of the Gulf sturgeon in the study were well below those reported by Armstrong (1979) for other fish species, to cause either chronic inability to catch food, rolling from side to side or acute toxicity.

Cadmium, a known teratogen, carcinogen, and probable mutagen was detected in 42% of the Gulf sturgeon samples. The concentrations were in the low to normal range for muscle and liver tissue when compared to fish species in the Fisheries Resources Trace Elements Survey (FRTES) of the NMFS (Bateman and Brim 1994). Low levels of lead were detected in 8%.

#### Culture and Accidental or Intentional Introductions

Where viable wild populations exist or sturgeon possibly can be reintroduced, the potential harm from incidental or accidental introduction of non-endemic species is a threat to the genetic integrity and biodiversity of entire ecosystems. The likelihood of these introductions increases dramatically where imports and culture of exotic species is allowed or facilitated, and even where laws or regulations exist which prohibit release of non-endemic species. Accidental releases from culture facilities and intentional releases by aquarists tiring of their hobby is a frequent occurrence. Schwartz (1972, 1981) identifies bibliographic citations of hybrid combinations between species of sturgeons (Acipenseridae). Therefore, an introduction, for example, of white sturgeon from the Pacific coast into Gulf river systems could potentially do great harm to Gulf sturgeon stocks.

An introduction has already occurred in Alabama. A white sturgeon, 50.1 cm (1.6 ft) TL, was caught by a commercial fisherman on a trotline in Lake Weiss, about 2.4 km (1.5 mi) south of Cedar Bluff, Alabama in 1989 (M. Pierson, personal communication). Lake Weiss is part of the upper Coosa River system flowing through Georgia and Alabama. In 1992 a white sturgeon, 96.0 cm (3.15 ft) TL, was caught by a fisherman in the Coosa River east of Birmingham (Sun Herald 1992). This sturgeon was caught about 100 km (62.1 mi) downstream from the 1989 capture. The white sturgeon is thought to have been accidentally released from a private fish hatchery located adjacent to the Coosa River in Georgia. The State of Georgia confiscated the white sturgeon from the hatchery in 1990.

A controversial fishery management problem revolves around the issue of hatchery stocks' adversely affect wild stocks. Hatchery technology has been employed for salmon in the Pacific Northwest for well over thirty years, but salmon stocks in many river systems have recently experienced significant declines. Biologists and many opponents of the hatchery programs attribute these declines on loss of genetic diversity caused by hatchery programs. Proponents of hatcheries argue that the basis of the problem is failure to protect habitat, manage water resources, control harvest, and prevent environmental contamination, among other factors.



These problems and failures may continue to contribute to reductions in stocks of Gulf sturgeon. The problems are readily evident and appropriate actions should be taken to correct them before or in conjunction with introduction of hatchery stock.

#### Other

Finally, life history characteristics of Gulf sturgeon may complicate and protract recovery efforts. Gulf sturgeon cannot establish a breeding population rapidly because of the long period they require to achieve sexual maturity. Further, Gulf sturgeon appear to be river-specific spawners, although immature Gulf sturgeon occasionally exhibit plasticity in movement or occurrence among Gulf basin rivers. Therefore natural repopulation may be non-existent or very low by Gulf sturgeon migrating from other rivers.

#### Fishery Management Jurisdiction, Laws, and Policies

The take of Gulf sturgeon is prohibited in the state waters of Louisiana, Mississippi, Alabama, and Florida. Section 6(a) of the ESA provides for extended cooperation with states for the purpose of conserving threatened and endangered species. The Departments of the Interior and Commerce may enter into cooperative agreements with a state, provided the state has an established program for the conservation of a listed species. The agreements authorize the states to implement the authorities and actions of the ESA relative to listed species recovery. Specifically, the states are authorized (1) to conduct investigations to determine the status and requirements for survival of resident species of fish and wildlife (this may include candidate species for listing), and (2) to establish programs, including acquisition of land or aquatic habitat or interests for the conservation of fish and wildlife. Federal funding is also provided to states under the agreements to implement the approved programs. All four of the above mentioned states have entered into Section 6 agreements with the FWS. More detailed descriptions of pertinent agencies, laws, and regulations are provided in Appendix A.

### CONSERVATION ACCOMPLISHMENTS

#### Caribbean Conservation Corporation/Phipps Florida Foundation

1. Initiated tagging of Gulf sturgeon in 1975, using monel tags, in the Apalachicola and Suwannee Rivers which resulted in evidence of home-river fidelity, yearly growth rates, in-river weight loss, and an estimate of population size.
2. Initiated telemetry studies of Gulf sturgeon in 1976, providing evidence of the importance of the Floridian Aquifer to Gulf sturgeon ecology and in-river site fixity.
3. Initiated consultations which resulted in prohibition of take of Gulf sturgeon in the State of Florida.

Gulf States Marine Fisheries Commission

1. Initiated a Gulf sturgeon interjurisdictional fishery management plan in 1990 which evolved into the Gulf Sturgeon Recovery Plan.

National Biological Service, Southeastern Biological Science Center, (BSC-G formerly U.S. Fish and Wildlife Service), Gainesville, Florida

1. Since 1987 conducted comprehensive population and life history studies of Gulf sturgeon in the middle and lower Suwannee River, Florida, in cooperation with the CCC.
2. Facilitated survival and abundance estimates for Gulf sturgeon in the Suwannee River by FWS Resource Analysis Branch using CCC long-term data.
4. Developing relational database on physical, chemical, and biological characteristics of the Suwannee River for use with geographic information system (GIS) software.
5. Evaluating habitat characteristics in areas Gulf sturgeon are known to occupy during the summer months.
6. Conducted studies on movement of hatchery reared Gulf sturgeon released into the Suwannee River.
7. Conducted feasibility study for offshore sonic tracking of Gulf sturgeon.
8. Initiated field sampling in Tampa Bay and the Waccasassa, Steinhatchee, and Ochlockonee rivers to determine presence of Gulf sturgeon and evaluate existing habitat.
9. Provided an analysis of food habits of subadult and adult Gulf sturgeon in the Suwannee River.
10. Provided an assessment of the water quality of the Suwannee River and impacts of natural and human-induced disturbances on the food resources of the Gulf sturgeon.
11. Instituted and maintained a voucher specimen reference collection of Gulf sturgeon foods and provided expert assistance in identification of food organisms.
12. Devised and tested methods for culture of key foods used to rear Gulf sturgeon; amphipod crustaceans, brandling worm, West-African nightcrawler, blackworm, and tubificid oligochaetes.
13. Participated in first artificial spawning of the Gulf sturgeon at a temporary streamside facility in 1989-1991 and in 1992-1993 at the NBS\BSC.

14. Provided the first documented growth of Gulf sturgeon fed natural foods in a laboratory from fry stage to 17 months.
15. Conducted food preference study on cultured juvenile Gulf sturgeon comparing survivorship and growth between live and commercially prepared foods.
16. Identified critical thermal maximum and preferred temperature for cultured juvenile Gulf sturgeon.
17. Conducted investigations into plasma osmotic and metabolic responses to a wide range of experimental salinities.
18. Evaluating the retention rate of passive integrated transponders (PIT tags) and coded wire tags in cultured Gulf sturgeon.

#### State of Alabama

##### **Alabama Department of Conservation and Natural Resources**

1. Established a regulation in 1972 prohibiting all take of sturgeon within the jurisdiction of the State of Alabama.
2. Conducted literature search and field survey in 1991 and 1992 to determine historic and current status of Gulf sturgeon and possible reasons for apparent decline.
3. Conducted sampling of juvenile Gulf sturgeon on the Alabama River from 1990-1992.
4. Conducted feasibility work in 1992 regarding the use of ADCNR's Claude Peteet Mariculture Center in Gulf Shores, Alabama, as a Gulf sturgeon hatchery for the Mobile system.

##### **Alabama Geological Survey**

1. Conducted Gulf sturgeon sampling in the Alabama, Mobile, Conecuh, and Choctawhatchee river systems.

#### State of Florida

##### **Florida Department of Environmental Protection (formerly Florida Department of Natural Resources)**

1. Conducted an anadromous fish survey, including Gulf sturgeon, in 1970-1971.

2. Completed the first life history study of Gulf sturgeon in the Suwannee River, Florida from 1972-1973.
3. Conducted a status review of Gulf sturgeon in Florida waters in 1984, and recommended prohibition of all take of the species within the jurisdiction of the State of Florida.

#### **Florida Game and Fresh Water Fish Commission**

1. Completed F10-R Anadromous Fish Study from 1964-1967.
2. In 1987 listed the Atlantic sturgeon as a Species of Special Concern in: Official list of endangered and potentially endangered fauna and flora in Florida. Florida Game and Fresh Water Fish Commission. 19 pp.
3. In conjunction with the COE, Mobile District, removed sedimentation and debris from a midstream spring below the JWLD on the Apalachicola River, navigation km 170.6 (navigation mi 106.0), to restore important thermal refuge habitat for the Gulf sturgeon and other anadromous species in January 1994.

#### **Florida Marine Fisheries Commission**

1. Established a regulation in 1984 prohibiting all take of sturgeon within the jurisdiction of the State of Florida.

#### **University of Florida**

1. Artificial propagation of Gulf sturgeon 1991-1995.

#### **State of Mississippi**

#### **Gulf Coast Research Laboratory**

1. Distributed Gulf sturgeon posters at boat ramps and other appropriate locations during 1992 in order to acquire information and reports on Gulf sturgeon sightings.

#### **Mississippi Department of Wildlife, Fisheries, and Parks**

1. Established a regulation in 1974 prohibiting all take of sturgeon within the jurisdiction of the State of Mississippi.
2. Listed the sturgeon as an endangered species in 1974.
3. Conducted Gulf sturgeon investigation and documentation in the Pascagoula River during 1993.

## **Mississippi State University**

1. Documented Gulf sturgeon presence in the lower Pearl River in 1985 and 1988.
2. Documented incidental catches of Gulf sturgeon in Mississippi in 1989.
3. Investigated and documented Gulf sturgeon in the Pascagoula River in 1993.

## **State of Louisiana**

### **Louisiana Department of Wildlife and Fisheries**

1. Initiated a survey in 1990 to assess the status of Gulf sturgeon in Louisiana waters.
2. Initiated a radio-tracking project in 1992 on Gulf sturgeon in the Pearl River drainage and continuing into 1994.
3. Established a computerized data base in 1991 on all pallid and Gulf sturgeon sightings and captures in Louisiana and continues to be updated as needed.
4. Conducted Gulf sturgeon tagging using T-bar and monel tags beginning in 1992 and ongoing in 1994.
5. Collected blood and tissue samples for genetic analysis beginning in 1991 and ongoing in 1994.
6. Established a regulation in 1990 prohibiting all take of sturgeon within the jurisdiction of the State of Louisiana.

## **State of Texas**

### **Texas Parks and Wildlife Department**

1. Conducted sampling for sturgeon in the Rio Grande in 1992 - 1993.
2. Documented historic distribution of sturgeon in Texas.

## **U.S. Army Corps of Engineers, Mobile District, Mobile, Alabama**

1. Restored access into Battle Bend Cutoff on the Apalachicola River, approximate river km 46.3 (river mi 28.8) in 1987.
2. Conducted flow/velocity studies below the JWLD to document velocities in Gulf sturgeon habitat areas during low flow conditions during November 1991 and October 1992, as

part of a Biological Assessment associated with the Jim Woodruff Powerhouse Major Rehabilitation Evaluation Report.

3. In conjunction with the FGFC, removed sedimentation and debris from a midstream spring below the JWLD on the Apalachicola River, navigation km 170.6 (navigation mi 106.0), to restore important thermal refuge habitat for the Gulf sturgeon and other anadromous species in January 1994.
4. Obtained environmental clearances and undertook action to restore habitat for the Gulf sturgeon and other anadromous species by removal of sediments at the mouth of Blue Spring Run, Apalachicola River, navigation km 157.7 (river mi 98.0) in March 1994, under the Department of the Army/National Oceanic and Atmospheric Administration Cooperative Agreement to Create and Restore Fish Habitat.
5. Initiated Anadromous Fish Hatchery Reconnaissance Study in 1987.
6. During January 1994, the COE proposed that the Waterways Experiment Station (WES) consider in the FY 1995 Environmental Impact Research Program (EIRP) a proposal to document issues affecting the protection of sturgeon related to O&M activities in North American rivers. This proposal was submitted because of similar concerns expressed by other COE divisions and districts that operation and maintenance (O&M) projects may impact sturgeon populations. It is also proposed to quantify responses of sturgeon to broad ranges of relevant physical conditions so that risk from O&M activities can be predicted. Districts will be surveyed for specific issues on sturgeon and the scope of problems will be defined. The District has been informed from COE headquarters that funds are available for WES to initiate efforts in FY 1995.

U.S. Army Corps of Engineers, Vicksburg District, Vicksburg, Mississippi

1. Funded a study conducted by WES on Gulf sturgeon in the Pearl River during 1994 and 1995.

U.S. Fish and Wildlife Service

**Fisheries Resources Office, Panama City Field Office, Florida**

1. First documented in-river habitat usage of Gulf sturgeon in 1977.
2. First documented Gulf sturgeon spawning in the Apalachicola River, Florida in 1977.
3. Investigated methods of externally marking Gulf sturgeon beginning in 1981.
4. Documented the movement of Gulf sturgeon in the Apalachicola River using radio and sonic telemetry devices beginning in 1982.

5. Estimated the Gulf sturgeon population size in the Apalachicola River below JWLD beginning in 1983.
6. Reviewed and validated the morphometric characteristics used in the taxonomic separation of Gulf and Atlantic sturgeon in 1985.
7. Developed field techniques and equipment which aided in the handling of Gulf sturgeon in 1985.
8. Investigated the age structure of Gulf sturgeon in the Apalachicola River by utilizing cross-sections from pectoral fin rays beginning in 1986.
9. Initiated artificial propagation of Gulf sturgeon in 1989.
10. Collected samples for and funded genetic studies on Gulf sturgeon throughout their range beginning in 1990.
11. Collected samples for and funded contaminant tissue analyses of Gulf sturgeon from the Apalachicola and Suwannee rivers, Florida beginning in 1990.
12. Initiated a program through news releases and information posters to document Gulf sturgeon sightings (past and present) from Tampa Bay, Florida to the Mississippi River in 1992.
13. Funded development of a dual radio-sonic telemetry tag in 1992.
14. Compiled and maintained a directory/data base of sturgeon and paddlefish researchers beginning in 1992.
17. Produced a report entitled Gulf Sturgeon Sightings, Historic and Recent - a Summary of Public Responses in 1993.
18. Conducted field investigations to develop a population model for the Gulf sturgeon and to delineate riverine habitat requirements in 1993 and 1994, in cooperation with the NBS, North Carolina Cooperative Fish and Wildlife Research Unit.

#### **Ecological Services, Panama City, Florida**

1. Funded preparation of an information report on the Gulf sturgeon, entitled: Gulf of Mexico Sturgeon, *Acipenser oxyrhynchus* (Vladykov), Information. 1980. Unpublished. 15 pp. J.L. Hollowell.
2. Completed a document entitled: Report on the Conservation Status of the Gulf of Mexico Sturgeon *Acipenser oxyrhynchus desotoi* in 1988.

3. Prepared report entitled, Reconnaissance Report on the Feasibility of Constructing an Anadromous Fish Hatchery Apalachicola River, Florida for the COE, Mobile District in 1989.
4. Initiated the proposal to list the Gulf sturgeon under the ESA.
5. Coordinated development of Gulf Sturgeon Management/Recovery Plan from 1992 to 1995.

#### **Ecological Services, Jacksonville, Florida**

1. Prepared the listing package to list the Gulf sturgeon as a threatened species under the ESA (listed September 30, 1991 in conjunction with the Department of Commerce-NOAA).

#### **Ecological Services, Jackson, Mississippi**

1. Produced a Mobile River Basin Aquatic Ecosystem Recovery Plan in 1995.

#### **Warm Springs Regional Fisheries Center, Georgia**

1. Developed Gulf sturgeon artificial feeding program in 1989.

#### **Welaka National Fish Hatchery, Florida**

1. Hormone induced spawning of Gulf sturgeon beginning in 1989.
2. Developed Gulf sturgeon artificial feeding program in 1989.

#### **Gulf Coast Fisheries Coordination Office, Ocean Springs, Mississippi**

1. Participated as a technical advisor in development of the Gulf sturgeon Management/Recovery Plan from 1992 to 1995

#### **Memorandum of Understanding (MOU) on Implementation of the Endangered Species Act.**

Fourteen federal agencies including the COE, NMFS, FWS, NPS, DOD, MMS, CG and EPA signed the MOU in September of 1994. The purpose of the MOU was to establish a general framework for cooperation and participation among the agencies in accordance with responsibilities under the ESA. The agencies are to work together along with appropriate involvement of the public, states, Indian Tribal governments, and local governments, to achieve the common goal of conserving species listed as threatened or endangered under the ESA by protecting and managing their populations and the ecosystems upon which those populations



depend. The cooperating federal agencies involved in recovery of the Gulf sturgeon will now be able to work closer together under the umbrella of this MOU.

## II. RECOVERY AND FISHERY MANAGEMENT

### OBJECTIVES AND CRITERIA

Objectives constitute those results that are desired to be attained through implementation of the Recovery Plan. Criteria are those factors that define how attaining the objective will be pursued, and what will constitute success.

1. Short-term Objective: The short-term recovery objective is to prevent further reduction of existing wild populations of Gulf sturgeon within the range of the subspecies. This objective will apply to all management units within the range of the subspecies. Ongoing recovery actions will continue and additional actions will be initiated as needed.

Criteria:

- A. Management units will be defined using an ecosystem approach based on river drainages. This approach may also incorporate genetic affinities among populations in different river drainages.
  - B. A baseline population index for each management unit will be determined by fishery independent catch-per-unit-effort (CPUE) levels.
  - C. Change from the baseline level will be determined by fishery independent CPUE over a three to five year period. This time frame will be sufficient to detect a problem and to provide trend information. The data will be assessed annually.
  - D. The short-term objective will be considered achieved for a management unit when the CPUE is not declining (within statistically valid limits) from the baseline level.
2. Long-term Objective A: The long-term recovery objective is to establish population levels that would allow delisting of the Gulf sturgeon by management units. Management units could be delisted by 2023 if the required criteria are met. While this objective will be sought for all management units, it is recognized that it may not be achievable for all management units.

Criteria:

- A. The timeframe for delisting is based on known life history characteristics including longevity, late maturation, and spawning periodicity.
- B. A self-sustaining population is one in which the average rate of natural recruitment is at least equal to the average mortality rate over a 12-year period (which is the approximate age at maturity for a female Gulf sturgeon).

- C. This objective will be considered achieved for a management unit when the population is demonstrated to be self-sustaining and efforts are underway to restore lost or degraded habitat.
3. Long-term Objective B: This is a long-term fishery management objective to establish, following delisting, a self-sustaining population that could withstand directed fishing pressure within management units. Note that the objective is not necessarily the opening of a management unit to fishing, but rather, the development of a population that can sustain a fishery. Opening a population to fishing will be at the discretion of state(s) within whose jurisdiction(s) the management unit occurs. As with Long-term Objective A, this objective may not be achievable for all management units, but will be sought for all units.

Criteria:

- A. All criteria for delisting must be met.
- B. This objective will be considered attained for a given management unit when a sustainable yield can be achieved while maintaining a stable population through natural recruitment.
- C. Particular emphasis will be placed on the management unit that encompasses the Suwannee River, Florida, which historically supported the most recent stable fishery for the subspecies.

These objectives and criteria are preliminary. After better identification of population status and evaluation of the adequacy of the habitat to support self-sustaining populations, these objectives and criteria may be revised. The criteria stated above will be more quantitatively defined through identification of management units and through population assessments in those individual management units.

## OUTLINE FOR RECOVERY ACTIONS ADDRESSING THREATS

### Recovery Outline Narrative

1.0 Determine essential ecosystems, identify essential habitats, assess population status, and refine life history investigations in management unit rivers.

As an initial step to enhance the long-term recovery of populations of Gulf sturgeon, collection of basic biological information is essential. Without a clear understanding of life history requirements, recovery efforts are severely hampered. Presently, lack of information in the marine environment and sparse information in the riverine environment make it difficult to adequately census populations or to implement appropriate recovery actions. Studies to provide this information should be conducted as soon as possible.

1.1 Identify essential habitats important to each life stage in river basin and contiguous estuarine and neritic waters.

Investigations are needed to locate and describe the micro- and macrohabitat characteristics critical for recovery and maintenance of the Gulf sturgeon. Radio and ultrasonic tracking studies of juveniles and adults will help determine movements and habitat utilization over time. Emphasis should be placed on tracking Gulf sturgeon in the estuarine and marine environment where it is believed that most feeding and growth occurs, and where the least information is available. Spawning areas and larval and post-larval movements and distribution within rivers must be determined. When a sufficient number of animals has been monitored and distributions identified, habitat characterization studies can be used to better define essential habitat requirements. Significant ecosystems for the recovery of the Gulf sturgeon will be identified once essential habitats are defined in riverine, estuarine, and marine environments

1.1.1 Conduct and refine field investigations to locate important spawning, feeding, and developmental habitats.

Gulf sturgeon have been successfully tracked with radio and ultrasonic transmitters in riverine systems. These studies have been limited to a very few locations, and usually for a short time spans. Multi-year tracking studies in the estuarine and marine environment have never been accomplished. Knowledge of spawning areas, developmental habitat requirements and feeding requirements are essential to the recovery of Gulf sturgeon in all river basins across the range of the species. Tracking studies appear to be the best way to initially locate important habitat. Technological advances in telemetry should facilitate long-term tracking studies to provide the needed information. The FWS and NBS should expand their efforts to identify and inventory essential habitats of Gulf sturgeon. The Gulf states resource management agencies should continue or initiate studies to identify essential habitats in their respective states. The CCC should continue their multi-year monitoring

program on the Suwannee River. New field work by other researchers such as universities and non-government organizations (NGOs) should incorporate this research need into their plans. The NMFS should work with FWS and NBS to identify marine habitats used by adult Gulf sturgeon during winter migration. The MMS should seek funding to obtain this information because of the potential for impacts to the Gulf sturgeon from outer continental shelf oil and gas operations and other non-energy mineral mining activities.

#### 1.1.2 Characterize riverine, estuarine, and neritic areas that provide essential habitat.

When areas of utilization have been delineated (Task 1.1.1), characterization of these habitats should be conducted. Characteristics of the areas regarding particular life history requirements of Gulf sturgeon at various life stages must be determined. Among the parameters that may be important include substrate, depth, instream flow, current, pH, temperature, turbidity, and food availability. The Gulf states resource management agencies, FWS, NMFS, NBS, CCC, NGOs, and universities should refine their studies or surveys to provide these data.

#### 1.2 Conduct life history studies on the biological and ecological requirements of little known or inadequately sampled life stages.

Because of the difficulty in collecting eggs, larvae, and adequate numbers of Gulf sturgeon less than a year old, essentially nothing is known about requirements of these life stages in the wild. Year-class strength is established during these stages, and water temperature, salinity, flow, turbidity, and other factors affect survival rates. As outlined in Task 1.1, intensive field investigations must be initiated to locate and characterize habitats used by early life stages. Likewise laboratory studies on wild and cultured Gulf sturgeon must be conducted to evaluate habitat requirements and tolerances. The University of Florida, NBS, and FWS should expand ongoing investigations into the biology and ecology of Gulf sturgeon. Non-fatal sampling techniques to examine stomach contents need to be determined. Diet studies of fish captured in estuaries should be expanded. Diet of Gulf sturgeon captured offshore (neritic environments) should also be evaluated, not only to assess food preferences, but also to determine habitat use.

It is known that subadult and adult Gulf sturgeon spend winters feeding in estuarine and marine waters. Little is known about specific areas and habitat requirements. Ultrasonic techniques should be improved and studies conducted to document marine habitats frequented by Gulf sturgeon. Identified habitats must be described by depth, water quality, substrate, and food availability. The FWS and NBS should continue ongoing marine habitat investigations of Gulf sturgeon. The NMFS should initiate marine habitat investigations of Gulf sturgeon.

### 1.3 Survey, monitor, and model populations.

Intensive field investigations have concentrated on Gulf sturgeon life history in the Suwannee and Apalachicola rivers in Florida. Additionally, long-term monitoring of Gulf sturgeon in these systems has resulted in reliable population estimates with which population models are being developed. Outside these systems, few studies have been conducted on the Gulf sturgeon. Information such as distribution, relative abundance, age structure and other biological information should be compiled to identify baseline population status and identify index monitoring sites to evaluate success of recovery and management programs.

#### 1.3.1 Develop and implement standardized population sampling and monitoring techniques.

The assessment of Gulf sturgeon populations Gulfwide are essential to develop and evaluate recovery and management efforts. Standardized programs to address size, age and sex composition, and stock size must be developed so that the condition of each stock can be evaluated over time and compared with those in other river systems. Government agencies, NGOs, and universities investigating Gulf sturgeon should participate in a coordinated effort to develop standardized sampling and monitoring techniques and conduct appropriate programs. Standard operating procedures will facilitate application of statistical data set comparisons between various Gulf coast river systems. In addition, fishery management/recovery decisions could be more accurately formulated with uniform data collection and reporting procedures. The FWS should take the lead in coordinating, preparing and distributing a standardized sampling and monitoring protocol document. The Gulf states resource management agencies should evaluate the status of populations of Gulf sturgeon in their streams and coastal waters. The FWS and NBS in conjunction with other researchers should verify current aging techniques for Gulf sturgeon.

#### 1.3.2 Develop population models.

Modeling is needed to better assess fishery restoration and management options. Capture-recapture models can estimate survival, abundance and recruitment of Gulf sturgeon. Population models should be developed to forecast the future condition of Gulf sturgeon populations and provide estimates on potential rates of recovery. Appropriate models will also help identify future research needs. The FWS and NBS should continue to take the lead in formulating peer accepted population models for the Gulf sturgeon.

### 1.4 Continue experimental culture of Gulf sturgeon.

Successful artificial propagation of Gulf sturgeon was first accomplished in 1989. Additional work is still needed to refine culture techniques, develop handling and holding procedures for fry and broodstock, maintaining genetic diversity of broodstock, research

nutritional requirements and initiate fish health management. In addition, research is needed to document the optimum chemical and physical parameters necessary for maintaining growth and survival of Gulf sturgeon under artificial and natural conditions.

#### 1.4.1 Continue culture of Gulf sturgeon.

State, federal, and NGOs should continue to develop culture techniques for Gulf sturgeon in accordance with the Gulf Sturgeon Hatchery Guidelines, Hatchery Manual for White Sturgeon protocols addressed in the Gulf Sturgeon Recovery Plan, and state and federal laws and regulations. Efforts should be directed towards filling data gaps (i.e. hormone dosages and types, incubation temperatures, egg de-adhesion methods, broodstock reproductive staging, elimination of stress related to capture, handling, and holding, among other factors).

#### 1.4.2 Identify the physical, chemical and biological parameters necessary to maintain growth, health and survival of Gulf sturgeon reared under artificial conditions.

Studies are needed to determine the optimum water quality conditions necessary to maintain growth and survival of fry and fingerlings. In addition, nutritional requirements and artificial feeding methods need to be identified. Research is required to document carrying capacity for various fish rearing facilities, and hauling densities of fry and fingerlings. The FWS, researchers, and universities should continue to implement additional studies to address this need. Also, the FWS should take the lead in providing updated information on artificial propagation of Gulf sturgeon.

#### 1.4.3 Identify and test internal and external markers or techniques useful for differentiation of wild and hatchery-produced Gulf sturgeon.

The identification of non-genetic internal and external markers to differentiate between wild and hatchery-produced Gulf sturgeon is important in the development and regulation of hatchery programs. Unique markers (i.e. PIT tags, coded wire tags, and chemical marking) could allow investigators, law enforcement officers, and others to distinguish hatchery-reared fish from wild stocks. In addition, these markers or techniques may be used in selective enhancement programs and provide a means to evaluate introductions. The FWS and other researchers should continue to investigate and develop useful internal and external markers or techniques.

### 1.5 Identify genetic characteristics of wild and hatchery-reared Gulf sturgeon.

Research is needed to determine whether or not significant genetic differences exist among Gulf sturgeon from throughout the range of the subspecies. Determining whether genetic differences exist among populations is essential to ensure successful recovery and

management of the subspecies. Genetically distinct management units may be identified and could affect reintroduction and/or population augmentation.

1.5.1 Conduct a Gulfwide genetic assessment to determine geographically distinct management units.

Determination of the genetic structure for Gulf sturgeon is essential in formulating future management decisions for the subspecies. It is important that sound restoration efforts of Gulf sturgeon address the genetic structure of the subspecies in order to identify and maintain genetic integrity and diversity. Mitochondrial DNA analysis of Gulf sturgeon should be continued with emphasis placed on obtaining Gulf sturgeon tissues and/or blood from the following river systems:

1. Pascagoula River, Mississippi.
2. Mobile and Alabama rivers, Alabama.
3. Ochlocknee River, Florida.
4. Escambia River, Florida.

A genetic tissue bank should be established and curated where state or federal agencies deposit tissue or blood for genetic analysis. The Gulf states resource management agencies, universities, NGOs, NBS, FWS, and other Gulf sturgeon researchers should establish tissue collection protocol and insure that tissue samples are collected whenever possible.

1.5.2 Assess the potential to develop genetic markers to differentiate wild and hatchery-produced Gulf sturgeon.

The development of genetic markers for differentiating between wild and hatchery produced Gulf sturgeon may be important in the development and regulation of hatchery programs. A unique genetic marker could allow investigators, law enforcement officers, and others to distinguish hatchery reared fish from wild stocks. In addition, hatchery stocks possessing a different genetic mark from wild fish may be used in selective enhancement programs and provide a means to evaluate their introductions. The FWS and NMFS should continue to investigate the potential of viable genetic markers.

2.0 Protect individuals, populations, and their habitats.

In efforts to recover listed species, protection is the most obvious initial step. By virtue of their endangered or threatened status, species may not be able to sustain continuing losses of individuals, and steps should be taken immediately to eliminate any known preventable take. Initial measures to protect individuals, populations, and their habitats can be strengthened or reduced as new information is collected.



## 2.1 Reduce or eliminate unauthorized take.

Under the ESA, take means "to harass, harm, pursue, hunt, shoot, wound, kill, trap, capture, or collect, or to attempt to engage in any such conduct." "Harm" in the definition of "take" in the ESA means an intentional or negligent act or omission which creates the likelihood of injury to wildlife by annoying it to such an extent as to significantly disrupt normal behavior patterns which include, but are not limited to, breeding, feeding, or sheltering. "Harm" in the definition means an act which actually kills or injures wildlife. Such act may include significant habitat modification or degradation where it actually kills or injures wildlife by significantly impairing essential behavioral patterns, including breeding, feeding, or sheltering. In the case of the Gulf sturgeon, the immediate concern is with lethal or injurious take by non-directed fisheries. Directed fisheries for listed species are prohibited by virtue of the listing. However, a number of fisheries targeting other species use fishing gear that take Gulf sturgeon.

### 2.1.1 Increase effectiveness and enforcement of state and federal take prohibitions.

Directed take of the Gulf sturgeon is prohibited under the ESA and laws or regulations of Louisiana, Mississippi, Alabama, and Florida. All states within the geographic distribution of the Gulf sturgeon have cooperative agreements with the FWS that require enforcement of federal endangered species laws. Both federal and state officials are empowered to enforce prohibitions on the take of Gulf sturgeon. Appropriate steps should be taken to support and enhance enforcement activities related to restoration and protection of Gulf sturgeon. The Gulf states resource management agencies should evaluate their enforcement programs and if needed, implement appropriate enhancements or actions. The FWS and NMFS should insure that during ESA section 7 consultations, incidental take is stipulated to provide full protection of the species.

On July 1, 1975, the Atlantic sturgeon (*Acipenser oxyrinchus*, including the Gulf sturgeon) was included in Appendix II of the Convention on International Trade in Endangered Species of Wild Fauna and Flora (CITES). The effect of this listing is that CITES permits are required before international shipment may occur.

### 2.1.2 Reduce or eliminate incidental mortality.

Incidental catch and mortality of Gulf sturgeon is a difficult or cryptic problem to address because it requires a knowledge of effort and catch composition in a variety of different fisheries. Gear types used in many fisheries are capable of capturing Gulf sturgeon, and it is essential that the magnitude of the problem in each fishery is known before effective steps can be taken to reduce or eliminate mortality. A limited observer program may be needed to evaluate the amount/extent of incidental take or mortality in some fisheries and navigation-related and other activities. When

problem fisheries or other activities have been identified, gear or equipment modifications, seasonal restrictions, limited gear or equipment deployment times, and other measures may be employed to reduce mortality of Gulf sturgeon and allow the affected fisheries or other activities to continue to operate.

If incidental take is found to be related to any fishery, the NMFS and the Gulf states should promulgate adequate regulations that protect the Gulf sturgeon from such incidental take. The NMFS should also evaluate Turtle Excluder Devices (TEDs) in commercial shrimp nets to determine if they are effective in allowing Gulf sturgeon to escape from trawls. If they are not effective, funding should be sought to investigate the appropriate gear technology. The NMFS should also fund an observer program, enforcement of regulations, and other necessary actions which reduce or eliminate incidental take of Gulf sturgeon during fishing operations.

In addition, the NMFS and FWS in cooperation with the responsible federal agency should develop methodologies that would cause Gulf sturgeon to avoid areas during navigation-related (includes O&M) activities, Clean Water Act (CWA) Sections 10 and 404, or other construction activities. The NMFS and FWS should assure that the objective of ESA section 7 consultation is to reduce or eliminate incidental take during such activities. As an example, section 7 consultation for a dredging project may result in the COE permitting the activity to occur only during seasons when Gulf sturgeon are not present in the action area.

## 2.2 Identify and eliminate known or potentially harmful chemical contaminants, and water quantity and water quality problems which could impede recovery of Gulf sturgeon.

Chemical contaminants, water quantity, and water quality factors may have contributed to the decline or are limiting the recovery of Gulf sturgeon. These factors include pesticides (organochlorines), metals (lead, mercury, etc.), industrial byproducts, temperature, pH, suspended solids, dissolved oxygen, water depth, and water velocity. Review of existing data and information is necessary to refine or identify the chemical and water quality and quantity requirements of Gulf sturgeon.

An information search for each management unit or coastal habitat area regarding potential types of chemical contaminant loading, including chemicals from point sources, agriculture, silviculture, industrial activities and urbanization, should be conducted. Existing chemical contaminant field evaluation reports (water, sediment or biota studies) should be examined and the information utilized to make decisions related to field sampling and chemical analysis. Field sampling of water, sediments, and sentinel and/or surrogate species should be conducted, as necessary, to fill critical information gaps. State agencies in Louisiana, Mississippi, Alabama, and Florida, with assistance from the Environmental Protection Agency (EPA) and FWS should collect existing information and provide an assessment report with recommendations. The FWS should provide coordination between the federal and state agencies as needed, compile state reports, and identify a consensus priority listing

of chemical contaminant sources that may have impacts on Gulf sturgeon in the river systems. The EPA "Priority Pollutants" for each management unit or habitat area should be assessed by chemical analyses for Gulf sturgeon and other benthic species. The FWS and EPA, using the compiled contaminant data, should prepare the list and conduct necessary analyses.

2.2.1 Identify potentially harmful chemical contaminants and water quality and quantity changes associated with surface water restrictions.

A comprehensive inventory of river basins with existing surface water restrictions is needed to document physical and biological impacts that may negatively affect recovery and management of Gulf sturgeon. The GSMFC, FWS, and COE should coordinate preparation of this inventory with GSMFC taking the lead for final product completion.

2.2.2 Identify and eliminate potentially harmful point and non-point sources of chemical contaminants.

Significant point sources and high-impact non-point source areas of contaminant introductions should be identified. Appropriate actions to reduce or eliminate the contaminants should be taken. With the results of 2.2.1, EPA and state agencies in Louisiana, Mississippi, Alabama, and Florida should take actions to enforce existing regulations or promulgate new ones.

2.2.3 Assess selected contaminant levels in Gulf sturgeon from management units.

Gulf sturgeon tissue analyses should be conducted to evaluate selected chemical contaminants. Appropriate actions should be taken to reduce or eliminate contaminant sources. The EPA should take the lead in efforts to reduce or eliminate identified contaminant sources through their regulatory authorities. The EPA could also assist state agencies in Louisiana, Mississippi, Alabama, and Florida in enforcement of state regulations. During the Triennial Review of state water criteria, EPA should ensure that the states have incorporated adequate water quality standards to protect the Gulf sturgeon and its benthic habitat.

Routine, standardized inspections should be conducted on all incidental catches of Gulf sturgeon (alive or dead) for the presence of gross lesions, tumors or other abnormalities to focus evaluation on chemical contaminants.

Histopathological examinations of liver tissue for cases of incidental Gulf sturgeon mortalities should be conducted to detect the presence of cellular abnormalities or carcinogenic cells.

Chemical analyses of selected tissues should be conducted from incidental mortalities of Gulf sturgeon. The FWS should take the lead in developing protocol to collect samples, conduct training if necessary, process samples for analyses, and prepare summaries of results. Wherever possible, Gulf state resource management agencies should conduct similar analyses.

Appropriate surrogate species should be utilized to better define bio-accumulation of contaminants in particular river basins. An extrapolation formula for estimating potential chemical contaminant impacts to Gulf sturgeon should be developed. The FWS and EPA should lead the efforts to identify appropriate surrogate species, conduct bio-accumulation studies, and develop an extrapolation formula. Appropriate peer review should be conducted during formula development.

2.2.4 Identify and eliminate known and potential impacts to water quantity and quality associated with existing and proposed developments, agricultural uses, and water diversions in management units.

Domestic and industrial effluent, rural and urban run-off, and inter- and intra-water diversions affect the clarity, pH, biological oxygen demand, nutrient and contaminant composition, temperature, sediment loads, and seasonal quantity of river waters. A comprehensive inventory of known or potential problem areas associated with these factors is needed. Once identified, actions to reduce or eliminate problems and promote wise land use should be taken. With the results of 2.2.1, EPA and Gulf states resource management agencies should take actions to enforce existing regulations or promulgate new ones.

Water quality and sediment factors resulting from point and nonpoint sources may negatively affect Gulf sturgeon habitat. Examples include total dissolved solids, suspended solids, turbidity, siltation, pH, temperature, and changes in sediment types. Studies to assess the effect of river water and sediment quality should be conducted to determine the habitat suitability for Gulf sturgeon.

2.2.5 Assess the relationship between groundwater pumping and reduction of groundwater flows into management units, and quantify loss of riverine habitat related to reduced groundwater in-flows.

Groundwater diversions which affect flows into management unit rivers should be identified. The loss of riverine groundwater flows attributed to diversions should be quantified and its effect on Gulf sturgeon evaluated. The U. S. Geological Survey (USGS) should take the lead in implementing appropriate studies including modelling. The Tri-State Study for the Alabama-Tallapoosa-Coosa and Apalachicola-Chattahoochee-Flint river basins funded by the COE and Alabama, Georgia, and Florida should incorporate an effort to provide a preliminary

assessment of the effects of groundwater pumping into the groundwater scope of work plan.

2.2.6 Conduct studies to determine the effects of known chemical contaminants in water from management unit rivers on Gulf sturgeon or a surrogate species.

After identification of priority contaminants, physiological and behavioral responses of Gulf sturgeon life stages to long-term exposures to such chemicals should be determined. In particular, newly fertilized eggs, Gulf sturgeon larvae, and juvenile Gulf sturgeon should be tested. The EPA should work with the FWS to conduct bioassays of water from the management unit rivers to determine effects on Gulf sturgeon.

2.3 Develop a regulatory and/or incentive framework to ensure that essential habitats, streamflow, and groundwater in-flows are protected.

Where existing laws and regulations are inadequate to meet recovery objectives, appropriate state and federal agencies should propose new incentives, laws, and/or regulations.

2.3.1 Utilize existing authorities to protect habitat and, where inadequate, recommend new incentives, laws, and regulations.

The ESA provides for the protection and recovery of the Gulf sturgeon and its habitats. Likewise individual Gulf states have regulations and laws for that purpose. Adequate funding levels must be provided to enforce existing protection measures and laws. Federal and state natural resource law enforcement programs are understaffed and underbudgeted to adequately enforce laws protecting the Gulf sturgeon and its habitats. Even with adequate funding, existing authorities may be inadequate to fully protect the Gulf sturgeon and its habitats. Adoption of new incentives, laws or regulations may be necessary to ensure the recovery of the species. Protection measures should be based on the biological requirements of the subspecies and not political boundaries. The FWS should ensure protection of the Gulf sturgeon through the ESA section 7 consultation process with other federal agencies including the COE (federal projects, Section 10/404 permits), MMS (OCS oil and gas lease sales), EPA (National Pollutant Discharge Elimination System permits, Triennial Review).

2.3.2 Identify, protect and/or acquire appropriate land or aquatic habitats on an ecosystem approach.

Habitat components of the Gulf sturgeon which provide essential life requirements should be considered as part of and dependent on a fully functioning ecosystem. These ecosystems should be protected and/or acquired. The Gulf states resource management agencies, FWS, and NMFS should seek appropriate avenues of funding

and take action to acquire, manage, and protect identified significant habitats or their ecosystems as appropriate.

For example, spawning habitats should receive maximum protection from disturbance. In order to protect specific habitats, the ecosystem where it occurs also requires protection. Thus, protection of spawning habitats of the Apalachicola River would include the upper 20 km (12.4 mi) of the river and its surrounding basin components. Another example includes the maintenance of habitats such as the springs that occur in the Suwannee River. To protect these springs, it is essential to maintain other ecosystem components including upstream water quality, groundwater flows and quality, and adjacent floodplains.

#### 2.4 Restore, enhance, and provide access to essential habitats.

Gulf sturgeon have evolved within Gulf coast drainages exhibiting seasonal patterns of high and low flows, temperature regimes, sedimentation, and other physical factors which historically may have been much different than those which exist today. The restoration and enhancement of some river and stream habitats, particularly benthic habitat, within the historical range of the Gulf sturgeon may be necessary before its recovery is successful. Within some drainages, man's alterations (mainstem dams, low-head diversions) may be preventing Gulf sturgeon from gaining access to important habitats essential to some aspect of its life history. If such structures are identified as impeding migration or preventing access to critical habitats, action should be taken to restore the natural hydrography or provide a viable bypass route around the structure.

##### 2.4.1 Identify dam and lock sites that offer the greatest feasibility for successful restoration of and to essential habitats (i. e., up-river spawning areas).

Mainstem and low-head diversion dams that are known to be impeding potentially viable Gulf sturgeon populations from reaching historically essential habitats need to be identified. The extent of important habitat types upstream from such structures (e.g., potential spawning sites and summer refugia) should be evaluated.

The GSMFC should take the lead in identifying these sites throughout the Gulf states and preparing summary and recommendations. Federal and non-federal permitted dams should be identified. The COE, FERC, and entities such as the Pearl River Valley Water Supply District should investigate ways of mitigating impacts of federal and private water resource projects or permitted activities on Gulf sturgeon populations.

2.4.2 Evaluate, design, and provide means for Gulf sturgeon to bypass migration restrictions within essential habitats.

The structures preventing upstream migrations to essential habitats should be modified or removed to allow for Gulf sturgeon passage. Specific modifications will depend on the type of obstruction, river hydrology and the importance of the habitat to the recovery of the species in that particular ecosystem. Studies regarding Gulf sturgeon behavior may be required to assist in development and design of fish passages. Modifications which provide for both up- and downstream travel by large and small fish need be considered.

First, an assessment of existing modifications should be conducted. The assessment should consider the effectiveness of the modification for use by other migratory species such as shad and striped bass. Designs should be solicited from engineering and environmental consultants. Passage structures which show promise must be evaluated to document the relative degree of usage by Gulf sturgeon. The NMFS, COE, NBS, FWS, and Federal Energy Regulatory Commission (FERC) should investigate the use of potential passage structures and initiate action or studies to assess the structure's effectiveness for Gulf sturgeon passage.

2.4.3 Operate and/or modify dams to restore the benefits of historical flow patterns and processes of sedimentation.

The operating schedules of the dams need to be evaluated to determine if water releases are benefiting the life history requirements of the Gulf sturgeon. The operations of existing structures found to be detrimental to the life cycle of Gulf sturgeon should be evaluated to determine if modifications to approximate historical flow and sedimentation patterns are possible. The COE and FERC in coordination with the GSMFC, Gulf states resource management agencies, FWS, and NMFS should identify potential modifications to and/or operations of dams and initiate action or studies to assess the feasibility for implementation.

2.4.4 Identify potential modifications to specific navigation projects to minimize impacts which alter riverine habitats or modify thermal or substrate characteristics of those habitats.

Navigation projects that have altered or modified the thermal characteristics or natural substrates of rivers should be evaluated to determine if modifications to approximate historical conditions are possible. The COE should assist the FWS in its efforts to define and protect Gulf sturgeon spawning and other essential habitats in federal project areas. The COE should study, seek funding, implement or take appropriate remedial actions to rectify navigation projects where feasible.

#### 2.4.5 Restore the benefits of natural riverine habitats.

Dams and channel modifications have reduced habitat diversity within the range of the Gulf sturgeon. Diversity of riverine habitat (e.g., main channel, side channel, backwater and braided channel) promotes a corresponding faunal diversity. The Gulf sturgeon evolved in natural riverine settings where such diversity was prevalent. Gulf sturgeon survival could be expected to be compromised if the benefits of riverine habitat diversity are not restored. The FWS should work with the COE to identify ways to restore and protect natural river habitat diversity.

#### 2.4.6 Seek optimum consistency between the purposes of federal and state authorized reservoirs, flood control projects, navigation projects, hydropower projects, and federal and state mandated restorations of fish populations.

Many water projects, such as hydropower and flood control dams and navigation activities, are authorized by state and federal governments for their respective purposes. Also, there are many state and federal programs authorized to restore declining fish populations. Examples include species listed under the ESA, anadromous fisheries addressed under the Anadromous Fish Conservation Act, and coastal fisheries addressed under the Interjurisdictional Fisheries Act and the Magnuson Fisheries Conservation and Management Act.

All government authorized and proposed projects and mandates should be reviewed in order to evaluate the potential to achieve recovery of Gulf sturgeon. The GSMFC should facilitate a multi-agency effort to identify project mandates and prepare a summary and recommendation report in partnership with the appropriate state and federal agencies. Recommendations should be forwarded to each of the States of Louisiana, Mississippi, Alabama, and Florida's State legislature and congressional delegation.

### 2.5 Maintain genetic integrity and diversity of wild and hatchery-reared stocks.

Major conservation issues that must be addressed by this recovery program relative to health of stocks, genetic conservation of stocks and displacement of stocks. A major concern in any stock restoration and enhancement program is the potential impact of introduced fish on existing wild stocks. This impact can affect wild stocks by a variety of mechanisms:

1. Disease and parasite transfer.
2. Behavioral and ecological interference.
3. Genetic consequences of interbreeding, reduction in gene flow, introduction of strains susceptible to disease.



Problems resulting from failure to protect habitat, to control fishing pressure, to ensure correct management of water resources, to control environmental contamination, and to effectively manage other parameters have contributed to reductions in stocks of Gulf sturgeon. These problems are readily evident and appropriate actions can be taken to correct them. At this point, the potential adverse effects of initiating a stocking program are unknown. The potential effects of initiating any stocking program should be evaluated. An experimental hatchery and strictly limited release program to the wild is prudent until such time as stocking has been thoroughly evaluated.

#### 2.5.1 Evaluate the need to stock hatchery-produced Gulf sturgeon considering habitat suitability and current population status.

An assessment of whether stocking hatchery-produced fish will benefit the overall recovery of the Gulf sturgeon is paramount to the future development of Gulf sturgeon hatchery programs. An evaluation of whether the rivers to be stocked have suitable habitat to support the stocked fish, natural reproduction, and any progeny should be conducted. The recovery of the subspecies cannot be based on a "put and take" Gulf sturgeon fishery. Government agencies, NGOs, and universities investigating Gulf sturgeon should conduct an evaluation of each river system that is under consideration for stocking on the ability of the system, at its current status, to support the stocked fish and assure that natural reproduction can occur. Only ongoing improvements to the river systems should be included in the analyses. Each of the Gulf states resources management agencies should evaluate the river systems in their states. The FWS should take the lead in coordinating the assessment and preparing a summary finding report. No stocking should be conducted without approval by appropriate state agencies.

If it is determined that there is a need for stocking, the stocking should be secondary to other recovery efforts that identify essential habitats and emphasize habitat restoration. The COE should continue to work with the FWS in efforts to construct a permanent hatchery on the Apalachicola River to help in the restoration and maintenance of the Apalachicola River Gulf sturgeon population if it is determined that stocking is necessary for recovery of the subspecies.

#### 2.5.2 Develop policy and guidelines for hatchery and culture operations related to stocking.

Raising hatchery produced fish to a size large enough to overcome lack of suitable habitat increases survival. Also, at larger sizes, these fish can be tagged and recovered, enabling assessment of the efficacy or success of the stocking effort. Peer review and evaluation of a particular stocking effort should be included in any proposal to release hatchery-reared Gulf sturgeon. Gulf states resource management agencies, GSMFC, FWS, NMFS, NGOs, universities, and other involved

researchers should prepare a hatchery and culture operations plan relating to stocking policy/guidelines. The FWS should take the lead in coordinating, seeking peer review, and completing the document.

#### 2.5.3 Develop and implement a regulatory framework to eliminate accidental and intentional introductions of non-indigenous stock or other sturgeon species.

Release of hatchery-reared fish without a program of monitoring does not fulfill government's role as a steward of renewable natural resources. Monitoring and systematic assessment of stocks will assist in determining the impact of accidental and intentional releases of non-indigenous stock or other sturgeon species. This recovery plan recognizes that it is irresponsible to intentionally release fish without review or concurrence from the recovery team or coordinator, and therefore undocumented intentional releases should not occur. In the case of federal agencies who undertake actions that may affect a listed species (stock introductions), consultation with FWS and/or NMFS is required under section 7 of the ESA.

At a minimum, the recommendations of the Aquatic Nuisance Species Task Force (ANSTF) which was established under the Nonindigenous Aquatic Nuisance Prevention and Control Act of 1990 should be conducted. The task force developed recommendations regarding direct introductions and indirect, accidental release from public and private sector facilities. All State agencies within the subspecies' range and GSMFC, FWS, NBS, NMFS, NGOs, universities, and other involved researchers should prepare a consensus policy regarding introduction of non-indigenous sturgeon stocks into the range of Gulf sturgeon in accordance with the options or actions identified by the ANSTF to reduce risks and adverse consequences associated with introductions. States should implement necessary actions for promulgating regulations consistent with the policy.

### 3.0 Coordinate and facilitate exchange of information on Gulf sturgeon conservation and recovery activities.

Any research and/or management activities on fish species which transcend jurisdictional boundaries must be coordinated. Management and recovery actions must be consistent across the range of the subspecies in order to be effective. Gulf sturgeon recovery efforts will be enhanced by the coordination of activities and exchange of information regarding the biology and management of all sturgeon species.

#### 3.1 Coordinate research and recovery actions.

Coordination activities involving state and federal resource management agencies, NGOs, and universities with an interest in the Gulf sturgeon should be conducted at least every two years. Such coordination will provide for studies and management plans which will reduce

duplication of effort, enhance cooperation, and optimize agency manpower and funding. The FWS and GSMFC should take the lead in conducting the coordination activities.

### 3.2 Develop an effective communication program or network for obtaining and disseminating information on recovery actions and research results.

All recovery participants including state and federal agencies, NGOs, and universities working on Gulf sturgeon are strongly urged to publish research findings in technical publications. Unpublished reports (gray literature), bibliographies, and available data on Gulf sturgeon should be compiled and published or otherwise made available to all participants. Acquiring, disseminating, and maintaining information regarding Gulf sturgeon recovery activities should be centralized. The FWS should take the lead in collecting and centralizing information regarding Gulf sturgeon recovery activities.

In order to ensure effective communication among the various entities involved in Gulf sturgeon research, recovery and management, a newsletter should be developed and disseminated on a regular basis. This newsletter would provide all interested parties with the most up-to-date information regarding progress toward achieving the goals of the Recovery Plan. The FWS should take the lead in preparing, printing, and disseminating the newsletter and coordinating with other existing sturgeon newsletters.

### 3.3 Develop a non-scientific constituency and public information program directed toward enhancing recovery actions.

In order for Gulf sturgeon recovery actions to be successful, the general public must be aware of such actions and understand the need for them. An information and education program must be developed to inform the public of the causes of the decline of Gulf sturgeon, to increase the public's awareness, understanding, and involvement in Gulf sturgeon recovery efforts and to promote wise use of land in watersheds. Educational materials such as brochures, newspaper and magazine articles, publications, posters, and slide and television presentations, among others, must be produced and disseminated to target audiences, such as commercial and recreational fishermen, boaters, and civic organizations. The Gulf states resource management agencies, FWS, NBS, and NMFS should seek funding for the development of educational material for dissemination to the public. The FWS or GSMFC should take the lead in coordinating this effort providing a centralized location for storage of information if necessary.

## 4.0 Implement recovery program.

Existing budgets of involved agencies and other parties are not capable of fully funding the Gulf sturgeon recovery plan. Competition for funding under the ESA is intense, partly due to the low level of appropriations to the program and the increasing number of listed species. In order to assure that actions which would result in recovery of the Gulf sturgeon are implemented, funding

for activities must be secured and a designated lead recovery office must be identified. Involvement of NGOs, and universities should be solicited.

#### 4.1 Designate and fund a Gulf sturgeon recovery lead office.

Funding to support a FWS recovery lead office must be identified to coordinate a multi-agency, multi-disciplinary recovery implementation committee. The lead office should document all research, recovery, and management information and plans. Work would be combined with other FWS duties. The lead office should be in a location which facilitates coordination with all Gulf sturgeon activities. The lead office should be funded until the Gulf sturgeon is considered recovered according to the Recovery Plan.

#### 4.2 Seek funding for Gulf sturgeon recovery activities.

The recovery lead office, with support from involved agencies, NGOs, universities, and the public should seek to bring high visibility to the need for funding of Gulf sturgeon recovery activities. Funding strategies to acquire Congressional appropriations and other funding sources should be developed. The recovery lead office should facilitate this effort and coordinate a unified funding package for Gulf sturgeon recovery activities in the southeast.

#### 4.3 Implement projects or actions which will achieve recovery plan objectives.

Based on the recovery plan, a series of specific projects will be identified which could bring about improvements in the habitat or stock condition of Gulf sturgeon in specific river systems throughout the range of the species. Projects should be submitted to the appropriate agencies or funding sources for consideration. The Gulf states resource management agencies should be given first opportunity to implement the identified projects, through joint efforts with FWS, NBS, NMFS, universities, NGOs, or other interested researchers.

#### 4.4 Develop and implement a program to monitor population levels and habitat conditions of known populations in the management units as well as newly discovered, introduced, or expanding populations.

The status of the subspecies and its ecosystems should be monitored to assess any progress toward recovery while recovery actions are ongoing and following completion of actions. A standardized assessment program should be designed by a multi-agency group coordinated by the recovery lead office and the GSMFC. The Gulf states resource management agencies, federal agencies, universities, NGOs, and other researchers should conduct an annual assessment of the management unit population levels in their area of responsibility or as appropriate. The recovery lead office should maintain, collate, and review the assessments preferably on an annual basis but at least every two years. This information should be summarized for distribution and used in the Congressionally required biennial species status reports.

## 5.0 Monitor recovery program.

A recovery plan benefits a species only if it is implemented. The plan and its implementation must be strong enough to provide adequate guidance to species managers but be flexible enough so that it may be changed or revised to recover the species. In addition, the FWS and NMFS are required by Congress to track the status of all listed species and the implementation of recovery plans, financial expenditures for each species or clusters of species, and status of recovered species.

### 5.1 Assess overall success of the recovery program and recommend action.

The recovery program must be evaluated periodically to determine if it is making progress in achieving recovery objectives and to recommend future actions. These actions could include changes in recovery objectives, continuing or increasing protection, implementing new measures, revising recovery plans and recommending delisting. The recovery program should be preferably evaluated annually but at least biennially. The recovery lead office should be responsible for collection of the required information and preparation of the Congressional reports. As part of this effort, the lead office should prepare standardized reporting forms so that the affected parties can easily provide the necessary information. Reporting requirements should continue for five years after the delisting of the Gulf sturgeon.

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### III. IMPLEMENTATION SCHEDULE

The Implementation Schedule indicates task priorities, task numbers, task descriptions, duration of tasks, potential or participating parties, and lastly, estimated costs (Table 3). These tasks, when accomplished, will bring about the recovery objectives for the Gulf sturgeon as discussed in Part II of this plan.

Parties with authority, responsibility, or expressed interest to implement a specific recovery task are identified in the Implementation Schedule. When more than one party has been identified, the proposed lead party is indicated by an asterisk (\*). The listing of a party in the Implementation Schedule does not imply a requirement or that prior approval has been given by that party to participate or expend funds. However, parties willing to participate will benefit by being able to show in their own budget submittals that their funding request is for a recovery task which has been identified in an approved recovery plan and is therefore part of the overall coordinated effort to recover the Gulf sturgeon. Also, Section 7(a)(1) of the ESA directs all federal agencies to utilize their authorities in furtherance of the purposes of the ESA by carrying out programs for the conservation of threatened and endangered species.

Following are definitions to column headings and keys to abbreviations and acronyms used in the Implementation Schedule:

Task Number & Task: Recovery tasks as numbered in the recovery outline. Refer to the Narrative for task descriptions.

Priority Number: All priority 1 tasks are listed first, followed by priority 2 and priority 3 tasks.

Priority 1 - All actions that must be taken to prevent extinction or to prevent the subspecies from declining irreversibly in the foreseeable future.

Priority 2 - All actions that must be taken to prevent a significant decline in subspecies population/habitat quality, or some other significant negative impact short of extinction.

Priority 3 - All other actions necessary to provide for full recovery (or reclassification) of the species.

Task Duration: Years to complete the corresponding task. Study designs can incorporate more than one task, which can reduce the time needed for task completion.

Underway - Task already being implemented.

Continuing - Task necessary until recovery.

Responsible or Participating Party: Federal or state government agencies or universities (party) with the responsibility and/or capability to fund or carry out the corresponding recovery task.

FWS Region - FWS Regions (only states in the Gulf sturgeons's range are listed)

- 2 - Albuquerque (Texas)
- 4 - Atlanta (LA, MS, AL, FL)

FWS Program - Division or program of the FWS

- FF- Fisheries
- FRO- Fisheries Resources Office
- ES- Ecological Services
- LE- Law Enforcement
- WNFH- Welaka National Fish Hatchery
- WSRFC- Warm Springs Regional Fisheries Center
- GCFCO- Gulf Coast Fisheries Coordination Office

Other Federal Agencies

- COE - U.S. Army Corps of Engineers
- EPA - U.S. Environmental Protection Agency
- MMS - Minerals Management Service
- NMFS - National Marine Fisheries Service
- FERC - Federal Energy Regulatory Commission
- NBS - National Biological Service/Southeastern Biological Science Center  
Gainesville, FL
- NRCS - Natural Resources Conservation Service

State Agencies

- GSRMA - Gulf States Resource Management Agencies
  - Louisiana Department of Wildlife and Fisheries
  - Mississippi Department of Wildlife, Fisheries, and Parks
  - Alabama Department of Conservation and Natural Resources
  - Florida Department of Environmental Protection
  - Texas Parks and Wildlife Department
- CES - Cooperative Extension Service (all GSRMA)

Other Parties

- GSMFC - Gulf States Marine Fisheries Commission
- CCC - Caribbean Conservation Corporation
- UF - University of Florida

Cost Estimates: Estimated fiscal year cost, in thousands of dollars, to complete the corresponding task. The costs associated with a task or party represent the estimated dollar amount to complete the task and are not necessarily the fiscal responsibility of the associated party.

Study designs can incorporate more than one task, which when combined can reduce the cost from when tasks are conducted separately. Cost for implementing "continuing" recovery tasks are in excess of what is displayed for the five years in the schedule.

Comments: Additional information if appropriate.

TABLE 3. IMPLEMENTATION SCHEDULE FOR GULF STURGEON RECOVERY ACTIONS

GULF STURGEON RECOVERY IMPLEMENTATION SCHEDULE																		
Priority	TASK #	TASK DESCRIPTION	TASK DURATION (YEARS)	RESPONSIBLE PARTY			ESTIMATED FISCAL YEAR COSTS (\$000)										COMMENTS	
				FWS		OTHER	FY 1		FY 2		FY 3		FY 4		FY 5			
				Region	Program		FWS	Other	FWS	Other	FWS	Other	FWS	Other	FWS	Other		
1	1.3.1	Develop and implement standardized population sampling and monitoring techniques	underway	4	FF* FRO-PC	NBS* GSRMA COE	1 6	30 20 2	1 20	30 20 2	7 40	30 32 5	1 40	30 32 5	1 40	30 32 5	Tasks 1.1.1, 1.3.1, 2.5.1, and 1.5.1 can be conducted concurrently	
1	2.5.3	Develop and implement a regulatory framework to eliminate accidental and intentional introductions of non-indigenous stock or other sturgeon species	1	4	FF FRO-PC* ES-PC GCFCO	NBS* GSRMA GSMFC UF				5 8 2 2	2 4 1 1						Some of this effort will be dependent on the outcome of 2.5.1	
1	2.1.2	Reduce or eliminate incidental mortality	underway continuing	4	FRO-PC* ES	GSMFC* GSRMA NMFS	15	15 20 75	15	15 20 75	15	15 20 75		75		25	Majority of funding for fish excluder devices & sampling protocols	
1	2.4.5	Restore the benefits of natural riverine habitats	underway continuing	4	ES FRO-PC GCFCO	NBS COE GSRMA	2 2 2	2 10 8	10 2 2	2 20 12	10 2 2	2 20 12	20 5 3	3			Wk funded under existing programs. Actual restoration costs undetermined.	
1	2.3.1	Utilize existing authorities to protect habitat and where inadequate, recommend new incentives, laws, and regulations	underway continuing	4	ES* GCFCO	EPA* COE GSRMA GSMFC	5 3	5 5 8 3	5 3	5 5 8 3	5 3	5 5 8 3	5 3	5 5 8 3			Section 7 consultation conducted with existing program funds	
2	2.1.1	Increase effectiveness and enforcement of state and federal take prohibitions	continuing	4	LE FF* ES*	NMFS* GSRMA*	75	75 180	75	75 180	75	75 180	75	75 180	75	75 180	75 180	Sec 7 consultation will be conducted under existing programs. Add. monitoring or law personnel may be necessary
2	1.1.1	Conduct and refine field investigations to locate important spawning, feeding, and developmental habitats	underway continuing	4	FF FRO-PC* GCFCO	NBS* GSRMA COE CCC UF	1 5 1	20 60 5 10 1	1 58 1	20 60 5 10 1	1 70 2	20 80 5 10 2	1 70 2	20 80 5 12 2	1 70 5	20 80 5 12 5	Tasks 1.1.1, 1.3.1, 2.5.1, and 1.5.1 can be conducted concurrently	

TABLE 3. (continued). IMPLEMENTATION SCHEDULE FOR GULF STURGEON RECOVERY ACTIONS

GULF STURGEON RECOVERY IMPLEMENTATION SCHEDULE																	
PRIORITY	TASK #	TASK DESCRIPTION	TASK DURATION (YEARS)	RESPONSIBLE PARTY			ESTIMATED FISCAL YEAR COSTS (\$000)										COMMENTS
				Region	FWS	OTHER	FY 1		FY 2		FY 3		FY 4		FY 5		
							FWS	Other	FWS	Other	FWS	Other	FWS	Other	FWS	Other	
2	1.1.2	Characterize riverine, estuarine, and neritic areas that provide essential habitat	underway continuing	4	FRO-PC*	NBS* CCC GSRMA COE	5	15 2 28 5	20	15 2 28 5	70	15 3 40 5	70	15 3 40 5	10	15 3 40 5	Tasks 1.1.1 and 1.1.2 can be conducted concurrently
2	1.2	Conduct life history studies on the biological and ecological requirements of little known or inadequately sampled life stages	underway continuing	4	FRO-PC*	NBS* CCC GSRMA	5	25 2 28	20	25 2 28	20	25 3 40	40	25 3 40	40	25 3 40	Tasks 1.1.1 and 1.1.2, and 1.2 can be conducted concurrently
2	2.2.1	Identify potentially harmful chemical contaminants and water quality and quantity changes associated with surface water restrictions	3	4	ES-PC*	EPA GSRMA	25	10 40	15	10 100	75						Cost and time to complete year 2 efforts will be dependent on information collection in year 1.
2	2.2.2	Identify and eliminate potentially harmful point and non-point sources of chemical contaminants	4	4	ES-PC	EPA* GSRMA NRCS			20	10 28	25	15 40	25		25		
2	2.4.6	Seek optimum consistency between the purposes of federal and state authorized reservoirs, flood control, navigation, and hydropower projects and federal and state mandated restorations of fish populations	continuing	4	ES GCFCO	GSMFC* FERC COE NMFS				10		5	5		5		Most agency related wk. funded under existing programs

TABLE 3. (continued). IMPLEMENTATION SCHEDULE FOR GULF STURGEON RECOVERY ACTIONS

GULF STURGEON RECOVERY IMPLEMENTATION SCHEDULE																	
PRIORITY	TASK #	TASK DESCRIPTION	TASK DURATION (YEARS)	RESPONSIBLE PARTY		ESTIMATED FISCAL YEAR COSTS (\$000)										COMMENTS	
				FWS	OTHER	FY 1		FY 2		FY 3		FY 4		FY 5			
						Region	Program	FWS	Other	FWS	Other	FWS	Other	FWS	Other		FWS
2	2.4.1	Identify dam and lock sites that offer the greatest feasibility for successful restoration of and to essential habitats	1	4	ES-PC FRO-PC	GSMFC* COE GSRMA		5	15 10 20								
2	2.4.4	Identify potential modifications to specific navigation projects to minimize impacts which alter riverine habitats or modify thermal or substrate characteristics of those habitats.	underway continuing	4	ES FRO-PC GCFCO	FERC* COE* NMFS GSRMA GSMFC	5 5 5	10 10 2	5 10 2	2 2 2	5 5 2						Some funding under existing programs. Proj. mod. costs undetermined and may require Congress, author. & non-federal sponsor
2	4.3	Implement projects or actions which will achieve recovery plan objectives	underway continuing	4	FF FRO-PC	GSRMA* NGOs											Individual project funding ID elsewhere in schedule
2	4.2	Seek funding for Gulf sturgeon recovery activities	underway continuing	4	ES* GCFCO	NBS GSMFC GSRMA											Funded under existing programs
2	2.2.4	Identify and eliminate known and potential impacts to water quantity and quality associated with existing and proposed developments, agricultural uses, and water diversions in management units	continuing	4	ES	NBS EPA* GSRMA NRCS	2 2 8	2 2 8	10 20 8	5 75 20	5 20 8	5 75 20	5 20 8	20			Amount of effort will be determined by outcome of task 2.2.1
2	2.2.5	Assess the relationship between groundwater pumping and reduction of groundwater flows into management units, and quantify loss of riverine habitat related to reduced groundwater in-flows	2	4	ES	USGS* GADNR							252	125			Mostly funded under the Tri-state Comp Study- AL, GA, FL

TABLE 3. (continued). IMPLEMENTATION SCHEDULE FOR GULF STURGEON RECOVERY ACTIONS

GULF STURGEON RECOVERY IMPLEMENTATION SCHEDULE																	
PRIORITY	TASK #	TASK DESCRIPTION	TASK DURATION (YEARS)	RESPONSIBLE PARTY			ESTIMATED FISCAL YEAR COSTS (\$000)										COMMENTS
				FWS		OTHER	FY 1		FY 2		FY 3		FY 4		FY 5		
				Region	Program		FWS	Other	FWS	Other	FWS	Other	FWS	Other	FWS	Other	
3	2.5.1	Evaluate the need to stock hatchery-produced Gulf sturgeon considering habitat suitability and current population status	underway	4	FF FRO-PC ES-PC GCFCO	NBS GSRMA	1 1 1 1	5 8	1 3 1 1	10 8	1 5 2 1	10 4	1 10 2 1	10 4	1 10 2 1	10 13	Tasks 1.1.1, 1.3.1, 2.5.1, and 1.5.1 can be conducted concurrently
3	1.5.1	Conduct a Gulfwide genetic assessment to determine geographically distinct management units	underway	4	FF* FRO-PC GCFCO	NBS GSRMA NGOs	15 8 2	1 3 1	15 48 1	1 100 1							Majority of samples and analyses completed 1995. Will continue to completion.
3	2.2.3	Assess selected contaminant levels in Gulf sturgeon from management units	underway continuing	4	FF* ES*	EPA* GSRMA	15		30	10 20	30	10 20	10	5 20			Study on adult fish across FL panhandle completed 1994. Study on juvenile fish, Suwannee River completed 1995.
3	1.3.2	Develop population models	underway continuing	4	FF FRO-PC	NBS NMFS GSRMA NGOs	5 15	15 2 8 2	5 5 8 2	15 2 8 2	20						
3	4.1	Designate and fund a Gulf sturgeon recovery lead office	continuing	4	ES* FF		7 3		7 3		7 3				7 3	7 3	Majority of funding provided under other recovery actions
3	1.4.1	Continue culture of Gulf sturgeon	underway	4	WNFH WSRFC* FRO-PC	NBS LDWF ADNCR UF	3 2 1	2 3 3 5	23 25 10 5	2 3 3 5	23 25 10 5	2 5 5 5	23 25 10 10	2 5 5 10	23 25 10 10	2 5 5 10	



TABLE 3. (continued). IMPLEMENTATION SCHEDULE FOR GULF STURGEON RECOVERY ACTIONS

GULF STURGEON RECOVERY IMPLEMENTATION SCHEDULE																	
PRIORITY	TASK #	TASK DESCRIPTION	TASK DURATION (YEARS)	RESPONSIBLE PARTY			ESTIMATED FISCAL YEAR COSTS (\$000)										COMMENTS
				FWS		OTHER	FY 1		FY 2		FY 3		FY 4		FY 5		
				Region	Program		FWS	Other	FWS	Other	FWS	Other	FWS	Other	FWS	Other	
3	2.2.6	Conduct studies to determine the effects of known chemical contaminants in water from management units on Gulf sturgeon or a surrogate species	4	4	ES-PC* WNFH WSRFC	EPA NBS			75 5	10 5	75 5	10 5	75		75		WNFH & NBS may provide specimens for the studies
3	2.4.3	Operate and/or modify dams to restore the benefits of historical flow patterns and processes of sedimentation	underway continuing	4	ES FRO-PC GCFCO	FERC* COE* NMFS GSMFC											Some funding under existing programs. Project mod. costs undeterm. May require Congress. authority & non-federal sponsor.
3	2.3.2	Identify, protect, and/or acquire appropriate land or aquatic habitats on an ecosystem approach	underway continuing	4	FF FRO-PC ES-PC* GCFCO RW	NBS NMFS GSRMA NGOs											ID conducted with other studies. Land acquis. & water rights costs undeterminable.
3	2.4.2	Evaluate, design, and provide means for Gulf sturgeon to bypass migration restrictions to essential habitats	continuing	4	ES FF	FERC* COE* NMFS				10 10		25 25		25 25		25 25	FWS & NMFS funded under exist. progs. Studies conducted or infrastructure funded by COE & FERC. May req. Congress. auth. & non-fed sponsor.
3	3.1	Coordinate research and recovery actions	continuing	4	ES* FF GCFCO	NBS GSMFC*	5	5	10 5 5	2 15	5	5	10 5 5	2 15	5	5	Funding for biennial workshops
3	2.5.2	Develop policy and guidelines for hatchery and culture operations related to stocking	2	4	FF FRO-PC* ES-PC GCFCO	NBS* GSRMA GSMFC UF			5 5 2 2	2 4 1 1					5 10 5 5	2 4 2 15	Conducting this effort will be dependent on the outcome of 2.5.1
3	3.2	Develop an effective communication program or network to obtain and disseminate information on recovery actions and research results	continuing	4	ES*	GSMFC CES			5	5 2	5	5 2	5	5 2	5	5 2	Funding for producing and distributing quarterly newsletters

TABLE 3. (continued). IMPLEMENTATION SCHEDULE FOR GULF STURGEON RECOVERY ACTIONS

GULF STURGEON RECOVERY IMPLEMENTATION SCHEDULE																	
PRIORITY	TASK #	TASK DESCRIPTION	TASK DURATION (YEARS)	RESPONSIBLE PARTY			ESTIMATED FISCAL YEAR COSTS (\$000)										COMMENTS
				FWS		OTHER	FY 1		FY 2		FY 3		FY 4		FY 5		
				Region	Program		FWS	Other	FWS	Other	FWS	Other	FWS	Other	FWS	Other	
3	3.3	Develop a non-scientific constituency and public information program directed toward enhancing recovery actions	underway continuing	4	FF* ES* GCFCO CES	GSMFC* NMFS GSRMA			5 5 8	10 5	5 5 8	10 5	5 5 8	5	2 2 8	5	
3	1.5.2	Assess the potential to develop genetic markers to differentiate wild and hatchery-produced Gulf sturgeon	ongoing	4	FF* ES	NMFS UF			25 25	10 10	25 25	10 10					Funding this task dependent on task 1.4.3 decision
3	1.4.2	Identify physical, chemical and biological parameters necessary to maintain growth, health, and survival of fish reared under artificial conditions	underway continuing	4	WNFH WSRFC*	NBS UF LDWF ADNCR	5 5	10 5 3 3	5 20	10 5 3 3	10 20	10 8 5 5	10 20	10 8 5 5	10 20	10 10 5 5	Continuation of this effort dependent on the outcome of 2.5.1.
3	1.4.3	ID and test non-genetic internal and external markers or techniques to differentiate wild and hatchery-produced Gulf sturgeon	2	4	FF FRO-PC*	NBS CCC GSRMA			25 5	5 2 4	25 5	5 2 4					Funding this task dependent on task 1.4.3 decision
3	4.4	Develop and implement a program to monitor levels and habitat conditions of known populations in the management units as well as newly discovered, introduced, or expanding populations	continuing	4	ES* FRO-PC	NBS CCC GSRMA	1 5	5 5 20	5 5	5 5 20	1 5	5 5 20	5 5	5 5 20	1 5	5 5 20	
3	5.1	Assess overall success of the recovery program and recommend action	continuing	4	ES*		2		2		2		2		2		

## **APPENDICES**

**APPENDIX A**

**FISHERY MANAGEMENT JURISDICTIONS, LAWS AND POLICIES AFFECTING  
THE GULF STURGEON**

## APPENDIX A

### FISHERY MANAGEMENT JURISDICTIONS, LAWS AND POLICIES AFFECTING THE STOCKS:

Gulf sturgeon may utilize both fresh water and marine habitats at different times of the year. Excursions into the territorial waters (Exclusive Economic Zone) of the United States may occur. This factor in its biology, together with its range, subject the subspecies to the regulatory jurisdictions of the federal government as well as the States of Alabama, Louisiana, Mississippi and Florida. Numerous state and federal legislative and regulatory actions may affect the stocks. The following is a partial list of some of the more important agencies and regulations that affect the Gulf sturgeon and its habitat. State agencies should be consulted for specific and current state laws and regulations.

**Federal Management Institutions.** Although some recreational and subsistence harvests of Gulf sturgeon have occurred at times, the primary fishery for the sturgeon has been commercial. Because Gulf sturgeon fisheries have occurred primarily in state waters, federal agencies historically have not directly managed the stocks; though, the federal government has maintained commercial fishery landing records on the subspecies for about the past 100 years. Nonetheless, a variety of federal agencies, through their administration of laws, regulations and policies, may influence Gulf sturgeon stocks.

Regional Fishery Management Councils. With the passage of the Magnuson Fishery Conservation and Management Act (MFCMA), the federal government assumed responsibility for fishery management within the Exclusive Economic Zone (EEZ). The EEZ is contiguous to the territorial sea, with an inner boundary at the outer boundary of each coastal state. The outer boundary continues out 200 miles. Management of the EEZ is to be based on fishery management plans developed by regional fishery management councils. Each council prepares plans, with respect to each fishery requiring management, within its geographical area of authority and amends such plans as necessary. Plans are implemented as federal regulation through the Department of Commerce (DOC).

Among the guidelines, under which the councils must operate, are standards which state that, to the extent practicable, an individual stock of fish shall be managed as a unit throughout its range and that management shall, where practicable, promote efficiency, minimize costs and avoid unnecessary duplication (MFCMA Section 301a).

The Gulf of Mexico Fishery Management Council has not developed, nor is it considering, a management plan for the Gulf sturgeon. Furthermore, no significant fishery for the subspecies exists in the EEZ of the U.S. Gulf of Mexico.

Department of Commerce, National Oceanic and Atmospheric Administration (NOAA).

*National Marine Fisheries Service.* The Secretary of Commerce, acting through the NMFS, has the ultimate authority to approve or disapprove all fishery management plans prepared by regional fishery management councils. Where a council fails to develop a plan, or to correct an unacceptable plan, the Secretary may do so. The NMFS also collects data and statistics on fisheries and fishermen, performs research, and conducts management authorized by international treaties. The NMFS has the authority to enforce the Magnuson Act and the Lacey Act and is the federal trustee for living and nonliving natural resources in coastal and marine areas under United States jurisdiction pursuant to the Endangered Species Act, Section 107(f) of the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA or "Superfund"), Section 311(f)(5) of the Clean Water Act (CWA), Executive Order 12580 of January 23, 1987, and Subpart G of the National Oil and Hazardous Substances Pollution Contingency Plan.

The NMFS exercises no management jurisdiction of the Gulf sturgeon, other than permitting scientific or incidental take under the Endangered Species Act and enforcement. The NMFS conducts some research and data collection programs and comments on all projects that affect marine fishery habitat under the Fish and Wildlife Coordination Act and Section 10 of the Rivers and Harbors Act.

The NMFS has entered into a Cooperative Agreement with the Department of the Army to Restore and Create Fish Habitat. Under this agreement, the NMFS and the COE coordinate efforts to identify federal projects that could be modified to enhance fish habitat.

*Office of Ocean and Coastal Resource Management (OCRM).* The OCRM asserts its authority through the National Marine Sanctuaries Program pursuant to Title III of the Marine Protection, Research, and Sanctuaries Act (MPRSA). The OCRM Estuarine Sanctuary Program has designated Looe Key in Monroe County, Rookery Bay in Collier County, the Apalachicola River and Bay in Franklin County, Florida, and Weeks Bay in Baldwin County, Alabama, as estuarine sanctuaries.

The OCRM may influence fishery management for Gulf sturgeon indirectly through administration of the Coastal Zone Management Program and by setting standards and approving funding for state coastal zone management programs. Some states in the Gulf utilize a portion of these monies in their habitat protection and enhancement programs including reef maintenance and enhancement.

Department of the Interior (DOI).

*National Park Service (NPS).* The NPS under the DOI may regulate fishing activities within national park boundaries. Such regulations may affect Gulf sturgeon within specific parks. The NPS has authority to protect fishes and fish habitat primarily through

the establishment of coastal and nearshore national parks and national monuments. Everglades National Park in Florida and the Mississippi District of Gulf Islands National Seashore are two examples of national park areas where Gulf sturgeon may occur.

*U.S. Fish and Wildlife Service.* The authority of the FWS to affect the management of the Gulf sturgeon is based primarily on the Endangered Species Act and the Fish and Wildlife Coordination Act. The FWS is the lead agency in developing the recovery plan for the subspecies under the Endangered Species Act. Under the Fish and Wildlife Coordination Act, the FWS, in conjunction with the NMFS, reviews and comments on proposals to alter habitat. Dam construction, drainage projects, channel alteration, wetlands filling and marine construction are projects that can potentially affect the Gulf sturgeon. Further, the FWS may seek mitigation of fishery resource impairment due to federal water-related development. The FWS has the responsibility to focus efforts on nationally significant fishery resources. The FWS also facilitates restoration by rebuilding certain major, economically valuable, anadromous, endangered, threatened, and interjurisdictional (managed by two or more states) fishery resources to full, self-sustainable productivity. Because the Gulf sturgeon is a threatened and an anadromous species, the FWS has conducted studies on various aspects of the subspecies' biology.

Gulf sturgeon occur in the aquatic portions (riverine, estuarine, marine) of national wildlife refuges (NWR) such as Pine Island NWR, Island Bay NWR, Passage Key NWR, Pinellas NWR, Chassahowitzka NWR, Cedar Keys NWR, Lower Suwannee NWR, St. Marks NWR, St. Vincent NWR, Florida, Bon Secour NWR, Alabama, Bogue Chitto NWR, Louisiana and Mississippi, and Delta NWR, Breton Island NWR, Bayou Sauvage NWR, Lacassine NWR, Louisiana. Fish and wildlife populations and their harvest within refuges are usually managed by the respective state which the refuge is located. Special use permits are required for commercial fishing on national wildlife refuges.

National Biological Service. The National Biological Service (NBS) is the Department of Interior's newest bureau. The NBS was created November 11, 1993, by consolidating the biological research, inventory, monitoring, and information transfer programs of seven Interior bureaus: FWS, NPS, MMS, USGS, Bureau of Land Management, Bureau of Reclamation, and Office of Surface Mining. The Southeastern Biological Service Center (Center), Gainesville, Florida, of NBS was formerly a research center for FWS. The Center has conducted research on Gulf sturgeon since 1987 and will continue work in this area as requested by FWS and other agencies.

Environmental Protection Agency. The EPA, through its administration of the Clean Water Act, National Pollutant Discharge Elimination System (NPDES), may provide protection to Gulf sturgeon habitat. Applications for permits to discharge pollutants may be disapproved or conditioned to protect fresh and estuarine aquatic resources.

U.S. Department of the Army, Corps of Engineers. Gulf sturgeon habitat may be influenced by the COE's regulatory responsibilities pursuant to the Section 404 of the Clean Water Act and Section 10 of the Rivers and Harbors Act. Under these laws, the COE may authorize proposals to dredge, fill and construct in navigable waters (Section 10) or to discharge dredged or fill material into wetland areas and waters of the United States (Section 404). Such proposals could affect Gulf sturgeon habitat. The COE is also responsible for planning, construction and maintenance of dams, navigation channels and other projects that may affect Gulf sturgeon habitat.

**Treaties and Other International Agreements.** There are no treaties or other international agreements that affect the Gulf sturgeon. No foreign fishing applications for Gulf sturgeon harvest have been submitted to the United States government.

**Federal Laws, Regulations and Policies.** The following Federal laws, regulations and policies may directly and indirectly influence the habitat, populations and ultimately the management of the Gulf sturgeon.

*Anadromous Fish Conservation Act (AFCA).* The AFCA authorizes the Secretary of the Interior to initiate cooperative programs with the states to conserve, develop and enhance the nation's anadromous fisheries. The Act authorizes construction, installation, maintenance and operation of structures to improve or facilitate feeding, spawning and free migration of anadromous fish.

*Coastal Zone Management Act and Estuarine Areas Act.* Congress passed policy on values of estuaries and coastal areas through these Acts. Comprehensive planning programs to be carried out at the state level, were established to enhance, protect, and utilize coastal resources. Federal activities must comply with the individual state programs. Habitat may be protected by planning and regulating development damage to sensitive coastal habitats.

*Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (CERCLA).* This act is also referred to as the "Superfund". It can provide funding for "clean-up" of important habitat areas affected by oil spills or other distinct pollution discharge events.

*Endangered Species Act (ESA).* The ESA provides for the protection of habitat necessary for the continued existence of species listed as threatened or endangered. Section 7 of the ESA requires consultation with the FWS or NMFS by a federal agency if an action authorized, funded or carried out by such agency may affect a listed species or its critical habitat (a legal, area-specific designation). Section 7 also prohibits any federal action that would jeopardize the continued existence of a listed species or its critical habitat. Section 9 of the ESA prohibits any person or entity from "taking" a listed species without a proper permit from the FWS or NMFS. Under the ESA, taking may include harassment or habitat degradation if such would interfere with feeding, reproduction or



other essential life functions. The ESA also requires preparation of a recovery plan for each listed species outlining actions needed to allow the particular species to reach a population level at which it may be delisted.

*Federal Power Act (FPA).* The FPA regulates the construction and operation of hydroelectric power plants through a system of licenses and permits issued by the federal Energy Regulatory Commission (FERC) (formerly Federal Power Commission). The FWS, NMFS, state agencies and others may review proposed licenses and make recommendations with respect to the needs of instream flow for fish and wildlife downstream of dams as well as the impacts that reservoir establishment may have on fish and wildlife upstream of the dams. The Act also provides for construction of fish passage facilities during dam or diversion construction. Dams are likely major factors affecting anadromous fish populations in some Gulf streams.

*Federal Water Pollution Control Act (FWPCA).* Also called the "Clean Water Act", the FWPCA provides for the protection of water quality at the federal level. The law also provides for assessment of injury, destruction, or loss of natural resources caused by discharge of pollutants.

Of major significance is Section 404 of the Clean Water Act (CWA), which prohibits the discharge of dredged or fill material into navigable waters without a permit. Navigable waters are defined under the CWA to include all waters of the United States, including the territorial seas and wetlands adjacent to such waters. The permit program is administered by the COE. The Environmental Protection Agency (EPA) may approve delegation of Section 404 permit authority for certain waters (not including traditional navigable waters) to a state agency; however, it retains the authority to prohibit or deny a proposed discharge under Section 404(c) of the CWA. Recent attempts to revise Section 404 or change the legal definition of wetlands may affect the utility of the CWA in wetlands protection. Although of limited applicability to anadromous fish restoration, Section 404 may be important in protecting certain types of coastal habitats or in protecting water quality in certain streams. It may also be a consideration in approval of certain types of restoration projects.

The FWPCA also authorized programs to remove or limit the entry of various types of pollutants into the nation's waters. A point source permit system was established by the EPA and is now being administered at the state level in most states. This system, referred to as the National Pollutant Discharge Elimination System (NPDES), sets specific limits on discharge of various types of pollutants from point source outfalls. A non-point source control program focuses primarily on the reduction of agricultural siltation and chemical pollution resulting from rain runoff into the nation's streams. This control effort currently relies on the use of land management practices to reduce surface runoff through programs administered primarily by the Department of Agriculture.

Both chemical contamination and siltation may be major factors limiting populations of anadromous Gulf fish species. Efforts to achieve anadromous fish restoration in key river drainages should be aimed at assuring compliance with established point and non-point source reduction programs in these basins.

*Federal Water Project Recreation Act.* This Act requires that consideration be given to fish and wildlife enhancement in federal water projects.

*Fish and Wildlife Act of 1956.* This act provides assistance to states in the form of law enforcement training and cooperative law enforcement agreements. It also allows for disposal of property abandoned or forfeited in conjunction with convictions. Some equipment may be transferred to states. The act prohibits airborne hunting and fishing activities.

*Fish and Wildlife Coordination Act (FWCA).* The Fish and Wildlife Coordination Act (FWCA) is the primary law providing for consideration of fish and wildlife habitat values in conjunction with federal water development activities. Under this law the Secretaries of Interior and Commerce may investigate, report and advise on the effects federal water development projects may have on fish and wildlife habitat. Such reports and recommendations, which require concurrence of the state(s) involved, must accompany the construction agency's request for congressional authorization, although, the construction agency is not bound by the recommendations. Construction agencies may transfer funds to the FWS or NMFS to investigate and report on specific projects.

The FWCA also applies to water-related activities proposed by other organizations or individuals if those activities require a federal permit or license. The FWS and NMFS may review the proposed permit action and recommend to the permitting agencies to avoid or mitigate any potential adverse effects on fish and wildlife habitat.

*Fish Restoration and Management Projects Act of 1950.* Under this act, the DOI is authorized to provide funds to state fish and game agencies for fish restoration and management projects. Funds for protection of threatened fish communities that are located within state waters could be made available under the act.

*Food and Agriculture Act of 1962.* This Act established a Resource Conservation and Development Program for regionally-sponsored flood control and drainage projects that receive financial and technical assistance from the Soil Conservation Service. Though not as active a program as it once was, activities under this program may have relevance, both positive and negative, to anadromous fish habitat protection, restoration or enhancement.

*Lacey Act of 1981, as amended.* The Lacey Act prohibits import, export and interstate transport of illegally-taken fish and wildlife. As such, the Act provides for federal prosecution for violations of state fish and wildlife laws. The potential for federal

convictions under this Act, with its more stringent penalties, has probably reduced interstate transport of illegally-possessed Gulf sturgeon.

*Magnuson Fishery Conservation and Management Act.* This Act provides for the conservation of habitats throughout the ranges of anadromous species within the Exclusive Economic Zone (EEZ). It mandates the preparation of fishery management plans for important fishery resources and sets national standards to be met by such plans. Each plan attempts to define, establish and maintain the optimum yield for a given fishery.

*Marine Plastic Research and Control Act of 1987 and MARPOL Annex V.* MARPOL Annex V is a product of the International Convention for the Prevention of Pollution from Ships, 1973/78. Regulations under this Act prohibit ocean discharge of plastics from ships; restrict discharge of other types of floating ship's garbage (packaging and dunnage) for up to 25 nautical miles from any land; restrict discharge of victual and other recomposable waste up to 12 nautical miles from land; and require ports and terminals to provide garbage reception facilities. The MPRCA of 1987 and 33 CFR, Part 151, Subpart A, implement MARPOL V in the United States.

*Marine Protection, Research and Sanctuaries Act of 1972 (MPRSA), Titles I and III and the Shore Protection Act of 1988 (SPA).* The MPRSA protects fish habitat through establishment and maintenance of marine sanctuaries. This Act and the SPA regulate ocean transportation and dumping of dredged materials, sewage sludge and other materials. Criteria for issuing permits include considering the effects dumping has on the marine environment, ecological systems and fisheries resources. Permits are issued by the Corps of Engineers.

*National Environmental Policy Act (NEPA).* The NEPA requires an environmental review process of all federal actions. This includes preparation of an environmental impact statement for major federal actions that may affect the quality of the human environment. Less rigorous environmental assessments are reviewed for most other actions while some actions are categorically excluded from formal review. These reviews provide an opportunity for the agency and the public to comment, on projects that may impact fish and wildlife habitat.

*Oil Pollution Act.* This Act provides a degree of protection to coastal fisheries habitat by regulating discharge of oil from United States registry ships. Under the Act, tankers cannot discharge oil within 50 nautical miles of land, and other ships must discharge as far as practicable from land.

*Outer Continental Shelf (OCS) Lands Act Amendments of 1979.* These Amendments provide for assessments of the effects oil and gas exploration, development and production have on biological resources. The law also provides a channel for comments on federal approval of leasing OCS areas for exploration and development. Oil and gas

leasing activities could be of concern for coastal anadromous fish habitat and offshore winter habitat of the Gulf sturgeon.

*River and Harbor Act of 1899.* Section 10 of the River and Harbor Act requires a permit from the U.S. Army Corps of Engineers (COE) to place structures in navigable waters of the United States or modify a navigable stream by excavation or filling activities.

*Water Resources Development Acts (WRDA).* These legislative actions authorize the COE to study and/or construct individual water resource projects. Prior to 1974 such acts were known as the "Flood Control Act of (year)", the "River and Harbor Act of (year)" or commonly called the "Omnibus Bill." Beginning in 1974 these laws have been referred to as the "WRDA of (year)". Numerous projects may be authorized under these Acts in any given year. Under the FWCA, "Wildlife conservation shall receive equal consideration and be coordinated with other features of water-resource development programs . . ." and the FWS, NMFS and state fish and wildlife agencies may review, comment and make recommendations to the COE regarding these projects' impacts on fish and wildlife resources. These comments may address the avoidance, mitigation or compensation for habitat damages.

Of particular relevance to anadromous fish habitat restoration or enhancement is the WRDA of 1986. This Act authorized the COE to study and construct environmental enhancement projects in conjunction with existing federal water projects.

## STATE MANAGEMENT INSTITUTIONS, LAWS, REGULATIONS AND POLICIES.

State management institutions, laws and regulations for the Gulf sturgeon are relatively consistent among the four Gulf States within the species' range. Each state delegates substantial authority to its administrative agencies for establishing management regulations. Brief narrative descriptions are presented below for each state institution. Important state laws, regulations and policies are also summarized. **To the greatest extent possible, these requirements are current to the date of publication.**

### FLORIDA

#### *Administrative Organization.*

Florida Marine Fisheries Commission  
2540 Executive Center Circle West, Suite 106  
Tallahassee, FL 32301  
Telephone: (904) 487-0554

The Florida Marine Fisheries Commission, a seven-member board appointed by the governor and confirmed by the senate, was created by the Florida legislature in 1983. This commission was delegated rule-making authority over marine life in the following areas of concern: gear specification; prohibited gear; bag limits; size limits; species that may not be sold; protected species; closed areas; seasons; quality control codes with the exception of specific exemptions for shellfish; and special considerations relating to oyster and clam relaying. All rules passed by the commission require approval by the governor and cabinet. The commission does not have authority over endangered species, license fees, penalty provisions or over regulation of fishing gear in residential saltwater canals.

Florida Department of Environmental Protection (FDEP)  
Division of Marine Resources  
3900 Commonwealth Boulevard  
Tallahassee, Florida 32303  
Telephone: (904) 488-6058

This agency is charged with the administration, supervision, development and conservation of marine natural resources in Florida. The Florida Department of Natural Resources was the predecessor marine resources agency until its merger with the Florida Department of Environmental Regulation July 1, 1993. The agency is headed by the Governor and Cabinet. The governor and cabinet serve as the seven-member board that approves or disapproves all rules and regulations promulgated by the FDEP. The administrative head of the FDEP is the Department Secretary. Within the FDEP the Division of Marine Resources, through Section 370.02(2), Florida Statutes, is empowered

to conduct research directed toward management of marine and anadromous fisheries in the interest of all people of Florida. The Division of Law Enforcement is responsible for enforcement of all marine resource related laws and all rules and regulations of the department. The Division of Marine Resources has the responsibility of overseeing the management and research efforts on the Gulf sturgeon including issuance of collecting permits for the subspecies.

Florida Game and Fresh Water Fish Commission.  
Division of Wildlife  
620 South Meridian Street  
Tallahassee, Florida 32399  
Contact: Mr. Don A. Wood, Endangered Species Coordinator  
Telephone: (904) 488-3831

This agency is charged with the administration, supervision, development and conservation of wildlife and fresh water aquatic life in Florida. The FGFC is a constitutionally autonomous agency and is overseen by a governor appointed five-member board. The administrative head of the FGFC is the executive director. Within the FGFC the Division of Wildlife Resources, in accordance with the Florida Endangered and Threatened Species Act of 1977, Section 372.072, Florida Statutes, and the Wildlife Code of the State of Florida, Title 39, Florida Administrative Code, Article IV, Sec. 9, Florida Constitution, is responsible for research and management of listed fresh water and upland species. These efforts include the administrative designation of all wildlife species (including marine and estuarine species), issuance of collection permits, and various types of research of listed upland and fresh water aquatic wildlife species. The Gulf sturgeon was listed as a species of special concern by the FGFC in 1987.

Florida has habitat protection and permitting programs and a federally-approved Coastal Zone Management (CZM) program.

*Legislative Authorization.* Chapter 370 of the Florida Statutes Annotated contains law regulating coastal fisheries. The legislature passes statutes for the management of fisheries resources as well as specific laws which are applicable within individual counties.

*Reciprocal Agreement and Limited Entry Provisions.* Not applicable, since any take of Gulf sturgeon is illegal in Florida.

*Commercial Landings Data Reporting Requirements.* Not applicable since all take of Gulf sturgeon is illegal in Florida.

*Penalties for Violations.* Penalties for violations of Florida statutes and regulations are prescribed in Section 370.021, Florida Statutes. Upon the arrest and conviction for violation of any of the regulations or laws, the license holder shall show just cause why

his saltwater license should not be suspended or revoked.

*Annual License Fees.* Not applicable, since all take of Gulf sturgeon is illegal in Florida.

*Laws and Regulations.* It is illegal to take *Acipenser oxyrinchus* by any means statewide according to Rule No. 46-15.01 (1984) of the Florida Marine Fisheries Commission. (Most federal and state agencies have used the specific name *A. oxyrinchus* instead of the subspecific name *A. o. desotoi*.

## ALABAMA

### *Administrative Organization.*

Alabama Department of Conservation and Natural Resources (ADCNR)  
Alabama Marine Resources Division (AMRD)  
P.O. Box 189  
Dauphin Island, Alabama 36528  
Telephone: (205) 861-2882

Management authority of fishery resources in Alabama is held by the Commissioner of the Department of Conservation and Natural Resources. The Commissioner may promulgate rules or regulations designed for the protection, propagation and conservation of all seafood. He may prescribe the manner of taking, times when fishing may occur and designate areas where fish may or may not be caught; however, all regulations are to be directed toward the best interest of the seafood industry.

Most regulations are promulgated through the Administrative Procedures Act approved by the Alabama Legislature in 1983; however, bag limits and seasons are not subject to this Act. The Administrative Procedures Act outlines a series of events that must precede the enactment of any regulations other than those of an emergency nature. Among this series of events are (a) the advertisement of the intent of the regulation, (b) a public hearing for the regulation, (c) a 35-day waiting period following the public hearing to address comments from the hearing and (d) a final review of the regulation by a joint house and senate review committee.

Alabama also has the Alabama Conservation Advisory Board (ACAB) that is endowed with the responsibility to provide advice on policies of the ADCNR. The board consists of the governor, the ADCNR commissioner and ten board members.

The AMRD has responsibility for enforcing state laws and regulations, for conducting marine biological research and for serving as the administrative arm of the commissioner with respect to marine resources. The division recommends regulations to the commissioner.

Alabama has a habitat protection and permitting program and a federally approved CZM program.

*Legislative Authorization.* Chapters 2 and 12 of Title 9, Code of Alabama, contain statutes that concern marine fisheries.

*Reciprocal Agreement and Limited Entry Provisions.* Not applicable since all take of Gulf sturgeon is illegal in Alabama.

*Commercial Landings Data Reporting Requirements.* Not applicable since all take of Gulf sturgeon is illegal in Alabama.

*Penalties for Violations.* Take of Gulf sturgeon is illegal in Alabama, any take is considered a Class C misdemeanor and punishable by fines up to \$500.00 and three months in jail.

*Annual License Fees.* Not applicable since all take of Gulf sturgeon is illegal in Alabama.

*Laws and Regulations.* It is currently illegal to take Gulf sturgeon in freshwater or coastal waters in Alabama. Alabama has no official State list of threatened and endangered species. *Acipenser oxyrinchus* is considered a threatened species by the Symposium on Endangered and Threatened Plants and Animals of Alabama (Boshung 1976).

## MISSISSIPPI

### *Administrative Organization.*

Mississippi Department of Wildlife, Fisheries and Parks (MDWFP)  
Bureau of Marine Resources (BMR)  
2620 Beach Boulevard  
Biloxi, Mississippi 39531  
Telephone: (601) 385-5860

The MDWFP administers coastal fisheries and habitat protection programs through the BMR. Authority to promulgate regulations and policies is vested in the Mississippi Commission on Wildlife, Fisheries and Parks, the controlling body of the MDWFP. The commission consists of five members appointed by the governor. The commission has full power to "manage, control, supervise and direct any matters pertaining to all saltwater aquatic life not otherwise delegated to another agency" (Mississippi Code Annotated 49-15-11).



Mississippi has a habitat protection and permitting program and a federally approved CZM program.

*Legislative Authority.* Chapter 49-15 of the Mississippi Code of 1972 (Annotated) contains provisions for the management of marine fisheries resources.

*Reciprocal Agreement and Limited Entry Provisions.* Not applicable since it is illegal to take Gulf sturgeon anywhere in the State of Mississippi.

*Commercial Landings Data Reporting Requirements.* Not applicable since it is illegal to take Gulf sturgeon anywhere in the State of Mississippi.

*Penalties for Violations.* Any person, firm or corporation violating any of the provisions of Chapter 49-15 or any ordinance duly adopted by the commission, unless otherwise specifically provided for herein, shall, on conviction, be fined not less than \$100, nor more than \$500, for the first offense, unless the first offense is committed during a closed season, in which case the fine shall be not less than \$500, nor more than \$1,000; and not less than \$500, nor more than \$1,000, for the second offense when such offense is committed within a period of 3 years from the first offense; and not less than \$2,000 nor more than \$4,000, or imprisonment in the county jail for a period not exceeding 30 days for any third or subsequent offense when such offense is committed within a period of 3 years from the first offense and also upon conviction of such third or subsequent offense, it shall be the duty of the court to revoke the license of the convicted party and of the boat or vessel used in such offense, and no further license shall be issued to such person or for said boat to engage in catching or taking of any seafoods from the waters of the State of Mississippi for a period of 1 year following such conviction. Further, upon conviction of such third or subsequent offense committed within a period of 3 years from the first offense, it shall also be the duty of the court to order the forfeiture of any equipment or nets used in such offense. Provided, however, that equipment as used in this section shall not mean boats or vessels. Any person convicted and sentenced under this section shall not be considered for suspension or other reduction of sentence. Except as provided under subsection 5 of Section 49-15-45, any fines collected under this section shall be paid to the Mississippi Commission on Wildlife, Fisheries and Parks to be paid into the Seafood Fund.

*Annual License Fees.* Not applicable since it is illegal to take Gulf sturgeon anywhere in the State of Mississippi.

*Laws and Regulations.* *Acipenser oxyrinchus* was listed as an endangered species by the Mississippi Game and Fish Commission and the Rare and Endangered Species Committee (1975) and is protected by law. The subspecies is also listed as endangered by the Mississippi Natural Heritage Program, 1977, and as a Special Animal Species by the Mississippi Parks Commission, Bureau of Outdoor Recreation, Jackson, MS.

## LOUISIANA

### *Administrative Organization.*

Louisiana Department of Wildlife and Fisheries (LDWF)  
P.O. Box 98000  
Baton Rouge, Louisiana 70898  
Telephone: (504) 765-3617

The LDWF is one of 21 major administrative units of the Louisiana government. A seven-member board, the Louisiana Wildlife and Fisheries Commission (LWFC) is appointed by the Governor. Six of the members serve overlapping terms of six years, and one serves a term concurrent with the Governor. The commission is a policy-making and budgetary-control board with no administrative functions. The legislature has sole authority to establish management programs and policies; however, the legislature has delegated certain authority and responsibility to the LDWF. The Secretary of the LDWF is the executive head and chief administrative officer of the department and is responsible for the administration, control and operation of the functions, programs and affairs of the department. The secretary is appointed by the Governor with consent of the Senate.

Within the administrative system, an Assistant Secretary is in charge of the Office of Fisheries. In this office a Marine Fisheries Division and an Inland Fisheries Division may have management jurisdiction over the Gulf sturgeon. The Enforcement Division, in the Office of the Secretary, is responsible for enforcing all fishery statutes and regulations.

The LDWF's Natural Heritage Program is responsible for administering the laws, rules, and regulations regarding threatened and endangered species (R.S. 56:1830). In addition, under a full authorities Section 6 agreement with the FWS, the take of threatened and endangered species may be authorized by permits issued by the Department.

Louisiana has habitat protection and permitting programs and a federally approved CZM program.

*Legislative Authorization.* Title 56 Louisiana Revised Statutes contains rules and regulations that govern marine fisheries in the state.

*Reciprocal Agreement and Limited Entry Provisions.* Not applicable, since take of Gulf sturgeon is illegal in Louisiana.

*Commercial Landings Data Reporting Requirements.* Not applicable, since take of Gulf sturgeon is illegal in Louisiana.

*Penalties for Violations.* The fine for each illegally caught fish is \$2,500.00

*Annual License Fees.* Not applicable, since take of Gulf sturgeon is illegal in Louisiana.

*Laws and Regulations.* Louisiana law currently prohibits take of all sturgeon anywhere in the state. The Louisiana Division of Natural Heritage is responsible for listing of endangered and threatened species.

## **APPENDIX B**

### **TECHNICAL DRAFT REVIEW ADDRESS LIST**

## APPENDIX B

### GULF STURGEON TECHNICAL REVIEW MAILING LIST

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Commission  
#2 Natural Resources Drive  
Little Rock, AR 72205

Mr. Bill Gardner  
Montana Department of Fish and  
Wildlife  
Box 1088  
Ft. Benton, MT 59442

Mr. Tom Parks  
Bureau of Reclamation  
Montana Projects Office  
P.O. Box 30137  
Billings, MT 59107-0137

Dr. Veronica Pittman  
Texas Parks and Wildlife  
Department  
HC 07 Box 62  
Ingram, TX 78025

#### OTHER

Dr. David S. Anthony  
Gulf of Mexico Fishery  
Management  
Council  
1503 N.W. 12th Road  
Gainesville, FL 32605

Dr. John Waldeman  
Hudson River Foundation  
40 W. 20th Street, 9th Floor  
New York, NY 10011

#### POWER COMPANIES

Dr. Malcolm Pierson  
Alabama Power Company, GSC  
#8  
P.O. Box 2641  
Birmingham, AL 35291



## **APPENDIX C**

### **TECHNICAL DRAFT REVIEW WRITTEN COMMENTS AND RESPONSES**



Center for Marine Science Research  
The University of North Carolina at Wilmington

7205 Wrightsville Avenue  
Wilmington, North Carolina 28403  
#919-256-3721

910



14 July 1993

Ms. Gail A. Carmody  
USFWS Field Office  
1612 June Avenue  
Panama City, FL 32405-3721

Dear Ms. Carmody:

I have reviewed the technical draft of the Gulf sturgeon recovery plan and marked minor editorial comments on the manuscript. In addition, I have the following specific comments:

FILE

- 102
- NC-1 1) In the biological characteristics section (p. 14) the observation that Gulf sturgeon cease feeding in freshwater habitat is important for management and should be more clearly stated. Growth of wild and hatchery fish should be expressed in the same units. I found this section confusing due to different studies, different fish sizes, different seasons, etc.
- NC-2 2) During studies of Atlantic sturgeon in the Cape Fear River, NC, I have observed individuals with deformities, ulcers and lesions. The section on parasites and disease does not provide any information on such abnormalities (which could indicate water quality problems). Have such observations ever been made of Gulf sturgeon? If so, they should be included here. Also, in addition to performing necropsies (p. 41) a protocol for reporting external abnormalities on live specimens should be included in section 2.2.5.
- NC-3 3) During tracking studies of the shortnose sturgeon in the Cape Fear River, NC, I have observed apparent disruption of spawning migrations by capture and release from gillnets. Also, in spite of their hardy nature, I have found that gillnet mortality of Atlantic sturgeon increases in high water temperature. Mortality of stressed sturgeon released as bycatch may also be high. Potential non-lethal effects of incidental capture and dredging operations should be addressed in either the biological characteristics section (p. 20) or the recovery objectives section (p. 38). Also studies to document post-release mortality of incidental captures should be included.

#### Response to Comments

- NC-1 We have clarified the statements as much as possible regarding cessation of feeding by Gulf sturgeon in fresh water. We have attempted to simplify the conversion and use of units and discussions of studies, etc. where possible.
- NC-2 We have added your account of deformities, ulcers, and lesions and others available to the recovery plan. The recovery plan has been changed to reflect your comments on protocol for reporting external abnormalities on live and dead specimens.
- NC-3 Your information regarding disruption of sturgeon migration by commercial fishermen has been added to the recovery plan. We have addressed or added discussion of non-lethal effects of incidental capture of Gulf sturgeon under 2.5.3 in the recovery section.

NC-4

- 4) The section on identification of potentially harmful chemical contaminants (bottom p. 39) was confusing to me. Are laboratory challenges proposed, or are "priority contaminants" to be named according to their presence in tissue. Likewise, in section 2.2.3, give specific examples of water quality and sediment factors which are not considered contaminants. Does this refer to sedimentation effects, low DO,? Give examples.

Generally, I thought that the recovery plan was thorough and addressed major research needs. Please feel free to call if you have any questions about my comments.

Sincerely,



Mary L. Moser

Response to Comments

NC-4

We have revised the chemical contaminants sections and added physical parameters such as sedimentation as "contaminant" factors for assessment.

# MISSISSIPPI STATE UNIVERSITY

Coastal Research and Extension Center  
Division of Agriculture, Forestry, and Veterinary Medicine

2710 Beach Blvd., Suite 1-E, Biloxi, MS 39531  
Phone: (601) 388-4710 FAX: (601) 388-1375

Coastal Aquaculture Unit  
P. O. Box 7983  
Gulfport, MS 39506  
July 14, 1993

Ms. Gail Carmody, Project Leader  
U. S. Fish and Wildlife Service  
Field Office  
1612 June Avenue  
Panama City, FL 32405-3721

Dear Ms. Carmody:

Thank you for the opportunity to review and comment on the Gulf Sturgeon Recovery Plan.

I would like to report current progress on a new research effort directed at the gulf sturgeon in the Pascagoula River and its tributaries. This project, funded by the Mississippi Heritage Program and jointly conducted by Mississippi Department of Wildlife, Fish and Parks, and Mississippi State University, intends to capture, tag and track sturgeons in the Pascagoula system. Field sampling began April 8, 1993 and will continue a minimum of 2 years. To date, 7 sturgeons up to 129 cm and 10.9 kg have been captured. All were taken very close to the mouth of the Pascagoula. DNA samples were taken from 3 fish and two fish were radio tagged. We hope in future years to expand this effort to other coastal rivers, especially the Biloxi and the Jourdan.

Regarding specific recovery actions: items 1.1, 1.2, 1.3, 1.4, and 1.5 (pages 32-37) are very reasonable, and should be achievable.

Item 2.1 (page 37) is primarily a matter of public education and is achievable with adequate commitment, particularly from state enforcement agencies.

Item 2.5 (page 46) is achievable.

Item 3.1 and 3.2 (page 48) is reasonable and already well underway.

Item 3.3 again is a matter of public education. These efforts have worked very well with endangered birds and mammals.

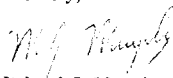
Items 2.2, 2.3, and 2.4 and 4 are more difficult to implement, since they involve not only the scientific community and constituent groups, but also industry, agriculture and the general public. The goals set forth are very important and would benefit many other species as well as the sturgeon. Benefits to other species with more public appeal, such as oysters and striped bass, may assist in selling this program to the public.

In summary, the plan appears very well researched and very thorough. Many of the research and enforcement provisions are already underway and can be easily expanded. Accidental and deliberate take of the gulf sturgeon can be limited by education of the public and state law enforcement agencies.

Elimination of habitat-based threats to the sturgeon, including water quality and habitat alteration will be more difficult.

Thank you again for the opportunity to comment on this plan

Sincerely,

  
Michael J. Murphy  
Project Manager  
Coastal Aquaculture Unit

MJM/dc

## Response to Comments

MS-1 The information provided on Gulf sturgeon research conducted by Mississippi State University has been added into the recovery plan.

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MS-1

JUL 16 1993

The University of  
**Montana**

Division of Biological Sciences  
Missoula, Montana 59812-1002  
(406) 243-5122  
FAX (406) 243-4184

Response to Comments

RL-1

The "markers" to differentiate wild and hatchery produced Gulf sturgeon would be ones that would have no effect on the sturgeon except as an identification marker. The use of using internal and external tags is still being considered.

Gail Carmody  
United States Fish and Wildlife Service  
Field Office  
1612 June Avenue  
Panama City, Florida 32405-3721

Gail;

Thanks for the opportunity to go over the Gulf Sturgeon Recovery Plan. Overall I find the plan quite acceptable, but as a geneticist I have one strong objection. I find the objective of Part II section 2.5 to maintain the genetic integrity and diversity of wild and hatchery stocks commendable. Without this, recovery from a genetics perspective is not possible.

RL-1

Now consider the objective of Part II section 1.5.2 to develop genetic markers to differentiate wild and hatchery-produced Gulf sturgeon. This is in direct conflict with the previous objective. In order for a hatchery stock to be genetically marked, it must be very different from the population(s) into which fish from it are to be introduced. Thus, the hatchery populations must be founded from a genetically very different population or from fish the wild population carrying rare genetic variants. Interbreeding between hatchery and wild fish in either case would not minimize but maximize genetic changes in the wild population.

In order to monitor hatchery introductions, it will be necessary to be able to distinguish hatchery from wild fish. I suggest strictly pursuing the use of internal or external tags and eliminate genetic marking from the plan.

Sincerely,



Robb Leary

mk

FILE

AUG 12 1993

105





JUL 8 1993

DEPARTMENT OF ANIMAL SCIENCE  
PHONE: (916) 752-1250

DAVIS, CALIFORNIA 95616

July 1, 1993

Gail A. Carmody  
Fish and Wildlife Service  
1612 June Avenue  
Panama City, FL 32405-3721

Dear Gail,

Thank you for sending "Gulf Sturgeon Recovery Plan" for the review. It is great pleasure to read that the Federal and State Governments make significant efforts in protection of Gulf sturgeon stocks. I hope, some of my technical comments may be useful.

Page 33, Paragraph 1.1.2. You may wish to include river flow (particularly, in rivers with dams) in listing parameters of the habitat. It is important environmental cue for sturgeon spawning migration and major factor affecting all other parameters listed.

Page 34, Paragraph 1.3.1. Broad sampling program for aging of sturgeon by the removal and examination of pectoral finray, or a part of it, should be approached carefully with endangered species. It is not well known (at least not in the experiment) how harmful this procedure may be for the normal locomotion of sturgeon, particularly during the spawning migration. Quite substantial information on age structure of the Atlantic and Gulf sturgeon stocks is already available in the reports and papers (Huff, Smith, and others). Aging is basically needed only for the population model, and some researchers believe that population analysis in sturgeon can be more efficiently pursued using "life stage model" approach (Dr. Mark Baines, Cornell University). Similarly, implantation of radio- or sonic devices should be carried out with caution and in most efficient fashion (Dr. Boyd Kynard, Massachusetts, or Dr. Fred Binkowski, Wisconsin).

Page 35, Paragraph 1.4.1. One of the major reason for hatchery failures, not listed in this paragraph, is prespawning history of wild sturgeon broodstock, including the stress associated with capture and transportation, and holding regime before and during hormonal injections. These factors are often critical in spawning success and determine the quality and health of resulting embryos and larvae. Although, it would be important to establish

cryopreservation of sturgeon gametes (at least, of semen) for the germ cell bank. The "genetic tissue bank" is mentioned on the page 37, but it appears to be for genetic research with somatic tissues.

Please, let me know if I can be of any further help. I wish you success with your final document, and in your work with Gulf sturgeon.

Sincerely,

Serge Doroshov,  
Professor, Animal  
Science.Response to Comments

- SD-1 We have added environmental parameters throughout the document where information is available.
- SD-2 The Fish and Wildlife Service's Fisheries Resources Office, Panama City, Florida has not observed physical or behavioral changes in Gulf sturgeon where pectoral finray (or parts of) have been removed for age and growth analysis. Although Huff's work was comprehensive, little age and growth studies on Gulf sturgeon in the last 18 years has been conducted until recently. We will pursue use of the "life stage model" if appropriate for the Gulf sturgeon. Most of the radio and sonic devices used on Gulf sturgeon are attached to the dorsal scutes and not implanted.
- SD-3 We have incorporated available information regarding prespawning history of wild sturgeon broodstock in this section and agree that stress associated with handling broodstock affects the spawning success. Currently, the National Biological Survey, Wellsboro Laboratory is conducting feasibility studies on cryopreservation of Gulf sturgeon semen. The genetic tissue bank identified in the recovery plan emphasizes the need for distinguishing genetic similarities and/or differences between Gulf sturgeon in Gulf Coast river drainages.



# FLORIDA GAME AND FRESH WATER FISH COMMISSION



MRS. GILBERT W. HUMPHREY    JOE MARLIN HILLIARD    J. BEN ROWE    JULIE K. MORRIS    QUINTON L. HEDGEPEETH, DUS  
Micanook    Clewiston    Gainesville    Sarasota    Miami

ROBERT M. BRANTLY, Executive Director  
ALLAN L. EGBERT, Ph.D., Assistant Executive Director

FARRIS BRYANT BUILDING  
620 South Meridian Street  
Tallahassee, FL 32399-1500  
(904) 488-1900  
TDD (904) 488-9542

August 9, 1993

Ms. Gail Carmody, Project Leader  
U.S. Fish and Wildlife Service  
1612 June Avenue  
Panama City, FL 32405-3721

Dear Ms. Carmody:

We appreciate the opportunity to review the Technical Draft Gulf Sturgeon Recovery Plan. I asked our field staff to look at the plan and give me their comments. For the sake of brevity, I will list some of these below.

- (1) Considering the very close genetic relationship between the Gulf and Atlantic populations of *Acipenser oxyrinchus*, we doubt additional genetic analyses will reveal useful information. Perhaps the sturgeon should be managed as a "depleted stock," rather than as a threatened subspecies.
- (2) Of the activities proposed, two appear particularly useful: (A) a cessation of fishing (or "taking" and (B) supplementation of reproduction through introduction of hatchery-produced fish. The first activity has basically been put into place, at least in Florida, through "no-take" regulations. The second approach could speed up recovery time.
- (3) The Suwannee River is the best place to start, since it is relatively undisturbed, and has a viable population. The Choctawhatchee River has a population which is (A) possibly larger than suspected and (B) could probably be enhanced more readily than the Apalachicola River population. (It may be unrealistic to expect mechanisms for bypassing the Apalachicola River dams to be put in place during the projected term of the Plan.)
- (4) The plan is quite ambitious in scope. Our experience with field projects suggests the goals cannot be obtained in the time allowed. We would suggest focusing personnel and funding on (A) protection efforts, (B) restocking suitable habitats (e.g. Choctawhatchee, Yellow rivers), and (C) field assessment of populations in the Suwannee, Choctawhatchee, Yellow and other rivers to determine current population abundance, and success of regulations and stocking in species recovery.

Ms. Carmody  
August 9, 1993  
Page 2

Thanks again for the opportunity to comment. The sturgeon is a particularly interesting species, and it would be most rewarding to see it restored to a semblance of its former abundance. Please contact Mr. Forrest Ware, Chief of Fisheries Research, at (904) 488-4066 if we can help out in any way.

Sincerely,

Dennis E. Holcomb, Director  
Division of Fisheries

DEH/FJW/ak  
carmody.deh

cc: Lt. Col. Tim Breault  
Mr. Brad Hartman  
Mr. Don Wood

## Response to Comments

- |      |                                                                                                                                                                                                                                                                                  |
|------|----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| GF-1 | We believe there is sufficient information to document the difference between the Gulf and Atlantic sturgeon.                                                                                                                                                                    |
| GF-2 | Stocking of hatchery-produced sturgeon fish has the potential for helping the recovery of the sturgeon. However, since a "put and take" is not desired, existence of suitable habitat to support a self-sustaining population must be assured before stocking can be considered. |
| GF-3 | We agree, however, planning and design for fish passages on the Apalachicola River may be feasible within the time frame of the recovery plan.                                                                                                                                   |
| GF-4 | We agree and the recovery objectives and criteria have been revised to reflect these comments.                                                                                                                                                                                   |

AUG 13 1993

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UNITED STATES DEPARTMENT OF COMMERCE  
National Oceanic and Atmospheric Administration  
NATIONAL MARINE FISHERIES SERVICE  
National Marine Fisheries Service  
Point Adams Biological Field Station  
P.O. Box 155  
Hammond, Oregon 97121-0155

August 2, 1993

Dr. Gail A. Carmody  
U.S. Fish & Wildlife Service  
1612 June Ave.  
Panama City, FL 32405-3721

Dear Dr. Carmody:

Thank you for asking me to review the technical draft of "The Gulf Sturgeon Recovery Plan." It certainly appears that considerable time and effort have been invested in developing the Recovery Plan. Overall, the Plan looks fine to me; however, I should note that I have never conducted research on Gulf sturgeon and have not worked in the geographic range of the Gulf sturgeon. I have conducted research on a related species, the white sturgeon, in the Columbia River from 1987 to the present.

The objectives presented in Part II of the Recovery Plan are adequate and reasonable, if adequate funding and cooperation among agencies and all water users can be obtained. My only criticism of the Recovery Plan concerns the definition of a self-sustaining population (pages viii and 30). Because of the relatively long time required to reach sexual maturity, a population en route to extinction could be considered a self-sustaining population for a number of years according to the Plan's definition. There is no mention of young-of-the-year (YOY) recruitment in the Plan's definition. I feel it is important to include YOY (or early age class) recruitment in the definition of a self-sustaining population. If you have any questions about my comments, please call me (503-861-1818; 861-1853).

Sincerely,

*George T. McCabe Jr.*  
George T. McCabe, Jr.  
FISHERIES BIOLOGIST

cc: Michael Schiewe  
Stephen Grabowski

Response to Comments

GC-1

Young-of-the-year (YOY) recruitment has not been included at this time as an index for determining a self-sustaining population because habitats of YOY are presently unknown. The recovery plan identifies essential habitats characterization as a number 1 priority. Once YOY habitats are defined and located in the selected rivers, using YOY recruitment as an index would be an excellent method to track recruitment.

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GC-1

AUG 9 1993







DEPARTMENT OF THE ARMY  
LOWER MISSISSIPPI VALLEY DIVISION, CORPS OF ENGINEERS  
P. O. BOX 80  
VICKSBURG, MISSISSIPPI 39181-0080

AUG 26 1993

REPLY TO  
ATTENTION OF

August 18, 1993

Directorate of Planning  
Environmental Analysis Division

Response to Comments

CE-1

This has been noted in the Implementation Schedule under Comments section where appropriate.

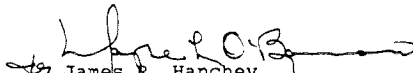
Ms. Gail A. Carmody  
United States Department of the Interior  
Fish and Wildlife Service  
1612 June Avenue  
Panama City, Florida 32405-3721

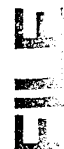
Dear Ms. Carmody:

Enclosed are comments from the Corps' Lower Mississippi Valley Division on the technical draft of the Gulf Sturgeon Recovery Plan. Should you have questions regarding these comments, please contact Dr. Tom Pullen, Division Point of Contact for threatened/endangered species (601-634-5851) or Mr. Larry Hartzog of the New Orleans District (504-862-2524), Corps representative for the Recovery Plan workshop.

When the Recovery Plan is finalized, the Lower Mississippi Valley Division will consider taking action, within its authority, to help implement plan features. You should be aware, however, that certain modifications to authorized Corps projects, that the plan might call for, could impact authorized project purposes such as navigation, flood control, or hydropower production. In such cases, additional Congressional authority might be required for the Corps to take needed actions to benefit the sturgeon.

Sincerely,

  
James R. Hanchey  
Director of Planning



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CE-1

Comments on the  
Technical Draft Gulf Sturgeon Recovery Plan

Response to Comments

- 110
- CE-2 1. Page viii, Current Species Status, first sentence. This sentence should be modified as it is somewhat contradictory in nature. If current population levels are unknown, it may not be possible to state that they are reduced from historic levels. The Recovery Plan needs to devote considerable attention to the gathering of more population data on current populations so as to define the baseline conditions that the recovery effort must work from.
- CE-3 2. Page viii, Habitat Requirements and Limiting Factors, last sentence. Mention is made of spawning habitat as a limiting factor. The Recovery Plan should insure that definition of spawning and nursery habitat has a high priority.
- CE-4 3. Page viii, Recovery Criteria, first sentence. Since the baseline level mentioned here is unknown at present (except in the Suwannee and Apalachicola Rivers), the plan should devote major emphasis to defining the baseline.
- CE-5 4. Page viii, Actions Needed. We recommend that items 8 and 9 be made the top priority items.
- CE-6 5. Page 4, Population Size and Distribution. This section should, perhaps, include information on the "Atlantic sturgeon" caught by Mr. Hugh Mire off the mouth of the Mermentau River in western Louisiana. This information was provided to the Corps' New Orleans District by letter from the Louisiana Department of Wildlife and Fisheries in 1979.
- CE-7 6. Page 10, Migration and Movement. It may be worthwhile to include data here concerning the physical characteristics of the tailrace below Jim Woodruff Dam (e.g., mean depth of 27.5 feet, mean velocity of 64.1 cm/sec.). Refer to Wooley, C. M. and E. J. Creatu. 1985. Movement, microhabitat, exploitation, and management of Gulf of Mexico sturgeon, Apalachicola River, Florida. N. American Journal of Fisheries Management, Vol 5, No. 4., for details.
- CE-8 7. Page 16, Fecundity. According to Huff (1975), Gulf sturgeon eggs apparently have sufficient specific gravity for them to remain relatively unaffected by swift river currents (Huff, J.A. 1975. Life history of the Gulf of Mexico sturgeon in the Suwannee River, Florida. Fla. Mar. Res. Pub. No. 16.). Perhaps this should be mentioned.
- CE-9 8. Page 21, Table 1, data for Pearl River. There appears to be an error here. Was an extra zero added to these numbers?

- CE-2 The Executive Summary has been revised to reflect these comments.
- CE-3 The Executive Summary has been revised to reflect these comments.
- CE-4 The Executive Summary has been revised to reflect these comments.
- CE-5 We agree and have readjusted priorities which have raised Gulf sturgeon habitat needs as number 1 priorities.
- CE-6 We will include this information in the final document.
- CE-7 The Migration and Movements section has been revised to reflect these comments.
- CE-8 The Fecundity section has been revised to reflect these comments.
- CE-9 These figures have been checked and the kilometers are correct and the miles have been corrected.

CE-10	9. Page 30, Short-term Objectives A, Criteria. For clarity, the reasons that current population levels are believed to be reduced from historic levels should be briefly mentioned here.	<u>Response to Comments</u>	The Recovery Objectives section has been revised to reflect these comments.
CE-11	10. Pages 39 and 40, Discussions of chemical contaminant effects, etc. The report could be improved here by presenting better information to document that contaminants are a potential threat. As written, the text seems to say that extensive contaminant work is needed even though it has not been documented that contaminants are a problem. Also, it would seem prudent to analyze water quality and sediment factors in streams supporting healthy populations (e.g., Suwannee River) as a priority work item so as to establish potential optimum conditions to search for in other streams where possible reintroductions could be made.	CE-11	Although little data is available, it indicates a potential for impacts on Gulf sturgeon from chemical contaminants. The USFWS is currently conducting a contaminant study on Gulf sturgeon from the Suwannee River. Results of this study may provide further refinement of study needs regarding contaminant research.
CE-12	11. Page 72, bottom partial paragraph, first sentence, line three. Change "navigable waters" to read "waters of the United States" as this is the correct terminology. Also, this section needs revision to make clear the distinction between Section 404 permits (waters of the United States including wetlands) and Section 10 permits (navigable waters).	CE-12	These changes have been incorporated into this section.



# United States Department of the Interior

FISH AND WILDLIFE SERVICE  
FISH AND WILDLIFE ENHANCEMENT  
1545 EAST CAPITOL AVENUE  
BISMARCK, NORTH DAKOTA 58501

JUL 30 1993



## MEMORANDUM

To: Project Leader, Ecological Services, Panama City Field Office  
Panama City, Florida (Attn: G. Carmody)

From: State Supervisor, Ecological Services, North Dakota State Office  
Bismarck, North Dakota

Subject: Comments on Gulf Sturgeon Recovery Plan

I have asked members of my staff to review the technical draft recovery plan for the gulf sturgeon, as requested in your June 18, 1993, letter. In general, the plan is well written and adequately describes the actions that must be implemented to conserve, protect, and restore the gulf sturgeon. Following are a few specific comments and noted typographical errors for your consideration and information.

### Specific Comments

1. Page viii, paragraph 3 - According to biological characteristics described in the draft, gulf sturgeon appear to take 7-10 years to reach sexual maturity. We believe the 10-15 year time period proposed for initiating delisting actions is too soon for a fish species that takes 7-10 years to mature and reproduce. We believe that the time period before initiating delisting should be doubled (20-30 years) or even tripled (30-45 years). These later dates would allow two or three generations to reproduce and be evaluated on recovery success.
2. Page 14, paragraph 6 - *Scaphirhynchus platyrhynchus* only reach a weight of 15-20 pounds at best, where as *S. albus* reach a weight of 80-90 pounds. We consider *S. albus* a "large" sturgeon.
3. Page 4, paragraph 3 - Check the conversion of metric to English units, we believe it should be 282 cm (111.0 in) and 228.6 kg (504 lb), not 282 cm (108 in) and 228.6 kg (200.0 lb).
4. Page 6, paragraph 2 - Again check the conversion of metric to English units, we believe 0.27 to 4.3 kg (6.0 to 9.5 lb) should be (0.6 - 9.5 lb).
5. Page 14, paragraph 2 - sturgeon should be sturgeon.

If you have any questions, or wish to further discuss these comments, please contact Scott Elstad or Mark Dryer of this office (701) 250-4491.

*ME*

AUG 9 1993



### Response to Comments

- SS-1 The recovery objectives and criteria have been changed to reflect this comment.
- SS-2 Descriptive "words" such as "large" without defining measurements have been deleted from the plan.
- SS-3 All measurements and conversions of units have been corrected as needed.
- SS-4 See SS-3
- SS-5 The spelling of sturgeon has been corrected.

## UNITED STATES GOVERNMENT

## memorandum

DATE: August 5, 1993

REPLY TO: Field Supervisor, ES, Brunswick, GA

SUBJECT: Review of Gulf Sturgeon Recovery Plan

TO: Field Supervisor, ES, Panama City, FL  
Attn: Lorna Patrick

This recovery plan is well written, thoughtfully organized, and informative. This plan is useful because it is a stand-alone document that provides readers with a synopsis of the available information on the biology, threats to the species and recovery needs. This plan provides the information readers would need to make an informed opinion about the recovery needs for this species.

Recently were reviewed another fish recovery plan. It contained scant information. Perhaps this was primarily due to the lack of data on the species or for other reasons. Regardless of the causes, species with detailed and informative recovery plans like this one have a greater likelihood of receiving scarce recovery funding.

We have two specific comments:

- 113
- BR-1 1. The recovery criteria for Gulf sturgeon populations to reach or exceed a baseline for at least three of five years is an insufficient time to document recovery. Recovery of any species should be measured in terms of generations, especially in fecund species such as sturgeon where considerable year-to-year variations in recruitment are likely.
- BR-2 2. The need or desirability of having a Gulf sturgeon coordinator is questionable. There is little doubt that recovery activities for the sturgeon would be promoted by a coordinator. However, it needs to be considered that there are numerous other listed species that need immediate recovery activities but there are limited funds to implement recovery plans. Will funds continue to be diverted from these species to those with coordinators? In Georgia, the upper Coosa system alone has 13 listed species and two additional species proposed for listing. This entire aquatic ecosystem could benefit from recovery measures. Would this ecosystem compete on a 1:1 basis for recovery funding with the Gulf sturgeon, a subspecies?

cc: NFRG, FWS, Gainesville (Jim Williams)  
ES, FWS, Atlanta (Dave Fleming)

Response to Comments

BR-1 The Recovery Criteria has been revised to reflect a longer time period needed for recovery. However, recovery time will still be measured in years. Populations will be monitored in designated river systems to assure that recruitment is sufficient to document recovery.

BR-2 At this time we believe it is still appropriate to fund a position for a Gulf sturgeon coordinator. Since the Gulf sturgeon ranges throughout the Gulf Coast, coordination among the states will involve a significant portion of a staff person's time. We recommend that new funds would be allocated for the coordinator position. The decision to allocate the funding would be determined within national and regional priorities for listed species.

AUG 9 1993

## memorandum

July 7, 1993

DATE:

Complex Field Supervisor, ES, Jackson, Mississippi

JUL 9 1993

REPLY TO:

Gulf Sturgeon Recovery Plan

SUBJECT:

TO:

Field Supervisor, FWS, Panama City, FL

We appreciate the opportunity to review and comment on the technical draft of the Gulf Sturgeon Recovery Plan.

Pg. 1: Under current taxonomic treatment, the Alabama sturgeon should be added to the discussion and included in the numbers, i.e., eight members of the family and three members of the genus. We suggest that "small" be deleted from the reference to *Scaphirhynchus*, since the pallid sturgeon is not a small fish relative to the shovelnose sturgeon.

Pg. 2: Fourth line under STATUS, "listed" should be "listing".

Pg. 4: The reference to the oldest barrier on the Rio Grande River should include the year of construction. This would allow the reader to have some perception of the age of any sturgeon that are landlocked, as speculated by the recovery plan.

Pg. 6: The accounts for Gulf sturgeon in the Pearl River does not agree with the letter from the recovery team leader to Page (5/12/93) on sturgeon captures.

Pg. 6: MDWFP has netted and radio tagged Gulf sturgeon in the Pascagoula River in 1993. Please contact Mr. Will McDearman, of that agency, telephone 601/354-7303 for the latest data.

Extant Occurrences: Bradshaw (*in litt.* 1989) documents the occurrence of three Gulf sturgeon that were found dead in Mississippi Sound and a fourth that was taken from a fisherman, revived and released. A discussion of sturgeon in Mississippi Sound is appropriate.

Pg. 10: MDWFP is tracking Gulf sturgeon in the Pascagoula River and that research warrants comment in this section.

Pg. 19: Bradshaw (*in litt.* 1989) documents incidental catch in Mississippi Sound that should be included.

Response to Comments

JA-1 The changes concerning the Alabama sturgeon have been made in the recovery plan. All descriptive "words" such as "large" without defining measurements have been deleted from the plan.

JA-2 The spelling of "listing" has been corrected.

JA-3 The year of construction is in the description.

JA-4 Accounts of Gulf sturgeon in the Pearl have been revised.

JA-5 Work conducted by Mississippi State University and Mississippi Department of Wildlife, Fisheries, and Parks on the Pascagoula River has been incorporated into the recovery plan.

JA-6 Information provided by Bradshaw (1989) has been added to the plan.

JA-7 The tracking research conducted by Mississippi State University and Mississippi Department of Wildlife, Fisheries, and Parks has been added to the recovery plan.

JA-8 Information provided by Bradshaw (1989) has been added to the plan.

- JA-9 Pg. 21, Table 1: The figures relative to the Pearl River are not correct. The low-head dam obviously does not preclude the upstream movement of sturgeon, as evidenced by the 160 pound female sturgeon captured near Jackson in 1984. The MDWFP has written the Service a letter on this point, maintaining that spawning occurs upstream of the low-head dam. The assertion that riffles may stop upstream movement in the Suwanee River does not necessarily apply to other rivers and other populations of Gulf sturgeon. The upstream barrier in the Pearl River is Ross Barnett Reservoir, approximately 150 air miles from the mouth of the Pearl River.
- JA-10 Pg. 26: MDWFP sampling in the Pascagoula River should be included.
- JA-11 Pg. 30: The recovery objective to delist by management units would appear to be a vertebrate population delisting for what was a species listing. We urge you to consider delisting only on a range-wide basis. If necessary to allow fishing in some populations, a special rule could be promulgated to allow the States to manage a particular population.
- JA-12 Pg. 50: We oppose the designation of a coordinator for this, and most other, species. The money and FTE allocated to a coordinator would be more efficiently used by funding a field station biologist that would also work on other species.
- JA-13 Pg. 61: We question the priority assigned to several tasks. Most of the priority 1 tasks are associated with hatchery culture, yet the recovery plan acknowledges that hatchery culture may have some serious ramifications to wild stock. Tasks associated with the protection and restoration of habitat are generally a priority 2. While we do not dismiss the benefits of hatchery culture and stocking, the restoration and protection of habitat is certainly a higher priority in our view.

This recovery plan is well written and we commend the recovery team. Please direct any questions and subsequent drafts to Jim Stewart, of this office.

#### Response to Comments

- JA-9 Our information indicates that the Gulf sturgeon captured in the Pearl River near Jackson in 1984 was upstream prior to the construction of the low-head dam.
- JA-10 Information provided by Bradshaw (1989) has been added to the plan.
- JA-11 Initial genetic analysis indicates the potential for separate Gulf sturgeon "populations." These "population" may include more than one drainage basin. No final recommendations can be provided until the genetic work has been completed.
- JA-12 At this time we believe it is still appropriate to fund a position for a Gulf sturgeon coordinator. Since the Gulf sturgeon ranges throughout the Gulf Coast, coordination among the states will involve a significant portion of a staff person's time. We recommend that new funds would be allocated for the coordinator position. The decision to allocate the funding would be determined within national and regional priorities for listed species.
- JA-13 We agree and have readjusted priorities which have raised Gulf sturgeon habitat needs as number 1 priorities.

**APPENDIX D**  
**PUBLIC REVIEW DRAFT ADDRESS LIST**



**GULF STURGEON RECOVERY PLAN  
PUBLIC REVIEW DRAFT ADDRESS LIST**

The availability for public review of the draft recovery plan for the Gulf sturgeon was advertised in the Federal Register on January 6, 1994 (Vol. 59, No. 4. pgs. 777-778). The comment period closed on March 7, 1994.

**ALL TECHNICAL DRAFT REVIEWERS**

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## **APPENDIX E**

### **PUBLIC REVIEW WRITTEN COMMENTS AND RESPONSES**



Mississippi Department of Wildlife, Fisheries and Parks

21 April 1994

SAM POLLES, Ph.D.  
Executive Director

Field Supervisor  
U.S. Fish and Wildlife Service  
Panama City Field Office  
1612 June Avenue  
Panama City, FL 32405

RE: Gulf Sturgeon Recovery Plan - Pearl River sturgeon above sill at Bogalusa, LA

Regrettably, we were not able to provide a full review of the Gulf sturgeon recovery plan within the requested response time due to other staff projects and commitments. The purpose of this letter is to present some brief information justifying, in our opinion, the habitat value of the Pearl River above the sill at Bogalusa, LA for the recovery of the Gulf sturgeon.

The issue concerns whether or not the sill is a barrier to upstream sturgeon movement. The following information reveals that sturgeon do inhabit upstream areas.

- 1976 - 1-263 lb sturgeon, 7'3", taken by a commercial fisherman below the Ross Barnett Reservoir spillway. Measured and photographed by Jack Herring, Director of Turcotte Fisheries Research Laboratory, MS Dept. Wildlife, Fisheries and Parks (MDWFP). This sturgeon passed over 2 sills to reach the reservoir spillway; one at Pools bluff, the other at the City of Jackson water treatment plant intake station.
- 1982 - 1 sturgeon, at Monticello, specimen in MS Museum of Natural Science Fish Collection (MMNS 20206), donated by Sidney Woodson, USFWS.
- 1984 - 1-160 lb female sturgeon, just south of Jackson, Dr. Don Jackson, MS State University.

In addition, the Pearl River between Georgetown and Monticello is an area where 2-3 sturgeon are routinely reported by commercial fisherman every 4-5 years. Prior to listing by the FWS - but state listed as a protected species, our agency arrested and prosecuted one commercial fisherman for illegal sturgeon in the Monticello area. Area conservation officers as well as Jack Herring, MDWFP Turcotte Lab, are knowledgeable about sturgeon catches by commercial fishermen from these areas.

Though we do not have substantial data, our knowledge of sturgeon in the Pearl River above the sill is no less than that for the Pascagoula River, which is probably the largest remaining free-flowing stream system in the Gulf Coastal Plain. We can only conclude that the Pearl River sill is not an absolute barrier. We are, however, concerned about potential effects of the sill. Beginning in spring of 1994, Charles Knight of our agency will begin a project through our Section 6 Cooperative Agreement in an attempt to capture and radio-tag sturgeon below the sill, and track their movements. In addition, he will sample other upstream areas at the sill in Jackson and at the Ross Barnett Reservoir spillway.

Until data are acquired to demonstrate otherwise, the Pearl River above the sill at Pools bluff should be considered as occupied habitat for recovery and consultation purposes.

Sincerely,

*Will McDearman*

Will McDearman  
Research Section Coordinator

WM/ods

cc: Bob Bowker, Supervisor, FWS Endangered Species Office, Jackson, MS

Response to Comments

MS-1 The information provided in the letter has been incorporated into the document.

122

MS-1

APR 28 1994



TEXAS

**PARKS AND WILDLIFE DEPARTMENT**

4200 Smith School Road • Austin, Texas 78744 • 512-389-4800  
Heart of the Hills Research Station  
HC 07, Box 62  
Ingram, Texas 78025

January 20, 1994

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JOHN WILSON KELSEY  
Houston

PERRY R. BASS  
Chairman-Emeritus  
Ft. Worth

ANDREW SANSON  
Executive Director

Response to Comments

RP-1

Comments acknowledged.

RP-1

Ms. Gail A. Carmody  
United States Department of the Interior  
Fish and Wildlife Service  
1612 June Ave.  
Panama City, FL 32405-3721

Dear Ms. Carmody:

I appreciate the opportunity to review the Gulf Sturgeon Recovery Plan. The Plan is well documented and addresses recovery of the species in a logical and practical manner. It is obviously the result of much effort and coordination. I have marked my editorial comments on the manuscript, most are cosmetic in nature, some discrepancies have been noted.

Again, thank you for the satisfaction of contributing in some small way to the future of the Gulf sturgeon.

Sincerely,

*Ronnie Pitman*

Veronica (Ronnie) Pitman  
Coordinator  
Texas Paddlefish Recovery Program

JAN 20 1994



**TEXAS**  
**PARKS AND WILDLIFE DEPARTMENT**  
4200 Smith School Road • Austin, Texas 78744 • 512-389-4800

**COMMISSIONERS**  
YGNACIO D. GARCIA  
Chairman, Brownsville  
VAL TEE UMPHREY  
Vice Chairman  
Bourbon

March 14, 1994

Gail A. Carmody  
Project Leader  
1612 June Avenue  
Panama City, FL 32405-3721

Dear Ms. Carmody:

TERESE TARTON HERSHEY  
Houston  
GEORGE C. THURMON  
San Antonio  
WILLIAM P. HOBBS, JR.  
Houston  
JOHN WILSON KELSEY  
Houston

Attached are the respective comments of Dr. Gary Garrett and myself on the draft Gulf Sturgeon Recovery Plan recently sent to us for review. Our comments are restricted to those portions of the document concerning marine mammals and fish.

If I can assist you further, or if you have any questions concerning our comments, please let me know (512-754-6844). Please address correspondence to me at:

Texas Parks and Wildlife Department  
300 C.M. Allen Pkwy., Bldg. B  
San Marcos TX 78666

Sincerely,

Dr. David E. Bowles  
Endangered Species Biologist

ANDREW SANSON  
Executive Director

TX-1

**Comments on the Gulf Sturgeon Recovery Plan:**

The Plan generally is well written and is an informative document. However, I have the following criticisms:

The manuscript by Platania et al. addressing the proposed sighting of a Gulf sturgeon in the upper Rio Grande (Brewster Co., Texas) is presented in the Plan as though it were a published reference (pgs 3-4, "population size and distribution"). It is my understanding that their manuscript remains unpublished despite having been submitted to three scientific journals.

Their sighting presents serious cause for concern because it occurred under less than ideal conditions (i.e., several feet from the boat for only 10 seconds!). Without an actual specimen in hand for thorough examination, and/or comparison with preserved specimens, the proposed sighting must be viewed with appropriate skepticism. Dubious sightings of this nature only serve to distort valid scientific literature. When relating to rare and endangered species, reported sightings such as this one must be considered a detriment rather than a benefit.

Also, accepting this proposed sighting as a record sets a dangerous precedent that must be avoided in scientific literature. Questionable sightings can and often do become "facts" of a sort years after being published in the literature. Such distortions prove difficult, if not impossible to refute years afterward! A potential and prime example of this is the english equivalent total length reported in the plan. The estimated total length of 200 cm becomes a precise 78.7 inches which suggests the fish was actually measured!

If this "record" is to remain in the Plan, it should be specifically stated that it is highly questionable. I would suggest either prefacing the reported sighting with due criticism of the conditions under which it was recorded, or delete mention of the sighting entirely. In addition, the reference to the Platania et al. manuscript should be removed from the literature cited section.

Dr. David E. Bowles  
Endangered Species Biologist

**Response to Comments**

TX-1 The Platania et. al. manuscript has been deleted from the document.

MAR 18 1994



The comments of Dr. Gary Garrett, Texas Parks and Wildlife Department, Heart of the Hills Research Station, HC-7, Box 62, Ingram, TX 78025:

Thanks for the opportunity to review this Plan. I concentrated primarily on aspects related to Texas and that is where I find problems.

TX-2 | On page 2, they give the native range of shovelnose sturgeon as only the Mississippi and Mobile river systems. However, specimens were taken in the upper Rio Grande in the 1870's.

TX-3 | The Platanía et al. "citation" is not valid. That paper has been submitted for publication in 3 different journals and turned down each time. If the authors want to refer to a personal communication with Steve Platanía they can, but his sighting is based on a very brief glimpse and they identified the fish after the fact looking at fish keys and depending on memory. Platanía is a credible biologist and I am sure he must have seen something strange, but I am hesitant to use that to justify an important and dramatic range extension for Atlantic sturgeon (obviously some other journal reviewers feel the same way). I find it particularly astonishing that Platanía's sturgeon is now being identified at the level of subspecies (pg 3)!

TX-4 | I noted that there is a Literature Cited section and a section for Unpublished Data and Personal Communications. Oddly enough, the unpublished paper by Platanía resides in the Literature Cited section.

Response to Comments

TX-2 The information has been added to the document.  
TX-3 The Platanía et. al. manuscript has been deleted from the document.  
TX-4 The Platanía et. al. manuscript has been deleted from the document.

March 2, 1994

Gail A. Carmody  
Fish and Wildlife Service  
Field Office  
1612 June Avenue  
Panama City, Florida 32405-3721

Dear Ms. Carmody,

I have reviewed the Agency Draft of the Gulf Sturgeon Recovery Plan which was sent to the Gulf Council for review. I have a few notes, as indicated below.

SA-1 1) On page 8, first line of the paragraph that begins "Tampa Bay, Florida": 564.0 cm (18 ft) is probably a typo that should read 56.4 cm. Otherwise, you're talking about a sturgeon that is 18½ feet long.

SA-2 2) Section 2.1.2 of the recovery outline, page 37, recommends that NMFS evaluate the effectiveness of turtle excluder devices in allowing Gulf sturgeon to escape from shrimp trawls. As part of the Gulf Council's Fishery Management Plan for Reef Fish, NMFS is developing finfish bycatch reduction devices to effect a 50 percent reduction in the bycatch mortality rate of red snapper by the offshore EEZ fleet. These efforts will also reduce the bycatch of other finfish. The bycatch reference materials which we have in the office do not mention any take of sturgeon in shrimp trawls, although they only list the most prominent species taken.

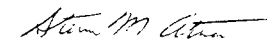
Of greater concern might be the the groundfish trawl fishery operating in the northern Gulf of Mexico. This relatively small fishery serves the pet food and fish reduction industries, and operates primarily from estuarine waters out to 50 fathoms between Point Au Fer, Louisiana and Perdido Bay, Florida. (As of a few years ago there were only about 17 vessels in the fishery, and some of those were part time.) Approximately 170 species of fish occur in this fishery, although it is dominated by about six species (GMFMC 1981). Sturgeon have been identified as an incidentally caught species (Roithmayr 1965). Groundfish trawls are not required to use TEDs and are exempt from the harvest restrictions of the Reef Fish FMP. The Gulf Council worked on development of a Groundfish FMP in 1981, but that plan was shelved.

SA-3 3) Section 2.4 of the recovery outline, beginning on page 41, recommends developing ways for Gulf sturgeon to bypass dams and other migration restrictions on their spawning and juvenile migrations. In 1983, I coauthored a report published by the Virginia Institute of Marine Science on the feasibility of fish passages in the James River, Virginia, for which Atlantic sturgeon were one of the target species (Atran et al. 1983). No documentation was found indicating successful passage of sturgeon through any conventional pool or chute type fishway. To provide passage,

the report recommended breaches in the low head dams and fish locks or fish elevators in the higher head (5 to 10 feet) dams or dams that cannot be breached. Vertical slot fishways were also recommended to facilitate passage of other anadromous species.

I hope these comments are helpful to you.

Sincerely,



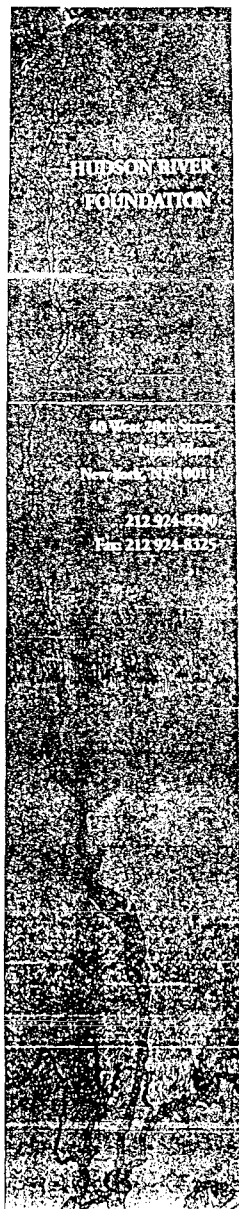
Steven M. Atran  
Population Dynamics Statistician

#### REFERENCES CITED

- Atran, S.M., J.G. Loesch, W.H. Kriete, Jr., and B. Rizzo. 1983. Feasibility study of fish passage facilities in the James River. Richmond, Virginia -- final report. Virginia Institute of Marine Science Special Report no. 269 in Applied Marine Science and Ocean Engineering. Gloucester Point, Virginia. 108 p. + app.
- GMFMC. 1981. Draft fishery management plan, environmental impact statement and regulatory analysis for groundfish in the Gulf of Mexico. Gulf of Mexico Fishery Management Council, Tampa, Florida. 39 p.
- Roithmayr, C.M. 1965. Industrial bottomfish fishery of the northern Gulf of Mexico, 1959-63. U.S. Fish and Wildlife Service Special Scientific Report -- Fisheries No. 518. 23 p.

#### Response to Comments

- SA-1 The error has been corrected.
- SA-2 Comment noted. The groundfish fishery bycatch information is being sought as recommended.
- SA-3 Comment noted.



Hudson River  
Foundation

February 16, 1994

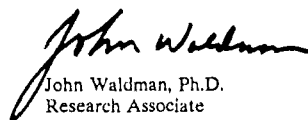
Ms. Gail Carmody  
P.O. Box 15372  
Panama City, Florida 32406-5372

Dear Ms. Carmody:

JW-1

I was very impressed with the draft Gulf sturgeon management plan. Inasmuch as you discuss subspecies in it, I thought you might want to include some of the new information included in the enclosed manuscript. This paper was recently submitted to Copeia, but note that we have not received external reviews on it yet.

Sincerely,

  
John Waldman, Ph.D.  
Research Associate

Response to Comments

JW-1

Comments acknowledged.

MAR 8 1994

C.G. Spies  
Box 154  
Ocean Beach, NY 11770

3 Mar 94

Panama City Field Office  
US Fish and Wildlife Service  
1612 June Ave  
Panama City, FL 32405

Hello!

I have some comments on the "Gulf Sturgeon (Acipenser oxyrinchus desotoi) Recovery/Management Plan".

"One of the most controversial fishery management debates of the decade revolves around the question of whether hatchery stocks adversely affect wild stocks. Hatchery technology has been employed in the Pacific Northwest for well over thirty years, but salmon stocks in many river systems have recently experienced significant declines. Opponents of the hatchery programs blame these declines on loss of genetic diversity which they attribute to hatchery programs." (p. 21-22). "Management units will be defined on a river drainage basis, but may also incorporate genetic affinities among populations in different river drainages." (p. 29). "... preliminary analysis of mitochondrial DNA indicates that there are significant differences among Gulf sturgeon stocks." (p. 11). On the basis of all this I feel that Recovery Action 1.4 should include an explicit <sup>mitochondrial</sup> to maintain the integrity, in the hatcheries, of the various river basin populations and to avoid crossings between populations, perhaps by using a given hatchery for only one particular river basin population. You presently concur with the distinction between Gulf and Atlantic populations; perhaps other distinctions will be warranted as data accumulate.

"Where viable wild populations exist or can be potentially reintroduced, the potential harm from incidental or accidental introduction of

C. G. Spies, 3 Mar 94, comments on Gulf Sturgeon Recovery/Management Plan

non-endemic species is the greatest. ... The likelihood of these introductions increases dramatically where imports and culture of exotic species is allowed or facilitated ... Intentional releases of non-endemic species by aquarists, tiring of their hobby, is probably pandemic." (p. 21). I feel that Recovery Action 2.5.3 should be expanded to include Georgia, Texas, and more states upstream in the Mississippi River basin.

Thank you for the opportunity to comment.

*C. G. Spies*

Response to Comments

CS-1 Comments acknowledged.

February 1988

To whom it may concern,

Response to Comments

MJ-1

Comments acknowledged.

The U.S. Fish and Wildlife Service should protect the Gulf Sturgeon through the implementation of the Recovery Plan. The plan is scientifically sound and represents the minimum that the service should propose.

Thank you for the chance to comment on this important issue.

Sincerely,

Michael Jordan  
3810 Arbutus Dr.  
Pensacola, FL 32504

P.S. The Gulf States MFC should be commended for its role in developing this plan. Good luck!

MJ-1

UNITED STATES  
DEPARTMENT OF  
AGRICULTURE

FOREST  
SERVICE

SOUTHERN  
FOREST  
EXPERIMENT  
STATION

FOREST HYDROLOGY LABORATORY  
P.O. BOX 947  
OXFORD, MISSISSIPPI 38655

Response to Comments

Reply to: 4200

Date: March 11, 1994

Ms. Gail A. Carmody, Project Leader  
U.S. Fish and Wildlife Service  
Field Office  
1612 June Avenue  
Panama City, FL 32405-3721

FS-1

The SCS has been added to the tasks.

FS-2

The Cooperative Extension Service has been added to the task.

Dear Ms. Carmody:

On behalf of the American Fisheries Society Endangered Species Committee (AFS-ESC), I am submitting comments on the Agency Draft Gulf Sturgeon Recovery Plan. I received comments from Drs. Johnie Crance and Paul Marsh of the AFS-ESC committee. Overall, the document is in well researched, thorough, and in good order. We extend our kudos for a job well done. Listed below are comments and suggestions.

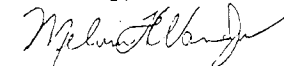
130 FS-1 1. This endeavor will require a tremendous team effort. All agencies that can help should be partners or team members. The Soil Conservation Service should be enlisted in identifying and controlling non-point source contaminants resulting from agricultural practices (e.g., pp. 38-39, 2.2.2 and 2.2.4). Likewise, the USDA Forest Service may have a role concerning impacts of silvicultural practices in some watersheds.

FS-2 2. Public education should be given a high priority in the Recovery Plan. The Cooperative Extension Service has a long and successful history of information dissemination and should be considered for a role in this task (p. 46, 3.2 and 3.3). We appreciate the opportunity to comment and commend the team on the time, effort, and resourcefulness it took to bring together such a massive amount of information into a coherent document.

MAR 18 1994

We appreciate the opportunity to participate in this process. If I can be of further assistance, please feel free to call (601/234-2744).

Sincerely,



MELVIN L. WARREN, Jr., Ph.D.  
Research Fisheries Biologist

cc: Paul Brouha



United States  
Department of  
Agriculture

Forest  
Service

National  
Forests  
in Florida

325 John Knox Road  
Suite F-100  
Tallahassee, FL 32303

Response to Comments

Reply to: 2670

Date: JAN 24 1994

DH-1

Comments acknowledged.

Ms. Gail A. Carmody  
USFWS Field Office  
1612 June Avenue  
Panama City, FL 32405-3721

Dear Ms. Carmody:

I appreciate the opportunity to review and comment on the Agency Draft of the Gulf Sturgeon Recovery Plan. The plan is sensibly organized, and appears to be well researched and comprehensive.

DH-1 | Although current Forest Service activities on the Apalachicola National Forest are not thought to influence this species, I strongly support the high priority given Task 2.2, which is to identify and eliminate known or potential chemical contaminants, and sources of water quantity and water quality problems which could impede recovery of the Gulf Sturgeon. Such information is critical in our endeavors to properly manage the resources of the National Forests in Florida.

Sincerely,

*Donna L. Hepp*  
DONNA L. HEPP  
Acting Forest Supervisor

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JAN 25 1994



UNITED STATES DEPARTMENT OF COMMERCE  
National Oceanic and Atmospheric Administration  
Southeast Fisheries Science Center  
75 Virginia Beach Drive  
Miami, FL 33149

January 26, 1994

GULF STATES MARINE  
FISHERIES SCIENCE CENTER

Response to Comments

BB-1 The recovery criteria has been revised to reflect this comment.  
BB-2 The recovery criteria has been revised to reflect this comment.

MEMORANDUM: Ron Lukens

FROM: Bradford Brown *BB*

SUBJECT: The Gulf Sturgeon Recovery/Management Plan

The document is well thought out and documented. However the definitions of recovery and associated recovery periods could be tightened. The following specific comment may be helpful.

BB-1 The short term recovery objective (pages x and 29) is for cpue to remain stable or consistently increase "for at least three of five consecutive years." Conceivably, this objective could be met with even if the stock exhibits a significant overall decline during the period.

BB-2 No basis is given for the criterion for long term objective (pages x and 29) that "A self-sustaining population is one in which the rate of natural recruitment is at least equal to the total mortality rate in seven of ten consecutive years." "Although the statement is ambiguous, I presume it to mean that recruitment is sufficient to at least replace losses to mortality in seven of ten consecutive years. If I read it correctly, then this criterion could be met for a declining population depending on the distribution of recruitment.

cc: P. Goodyear







UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION 6  
1445 ROSS AVENUE, SUITE 1200  
DALLAS, TX 75202-2733

Response to Comments

- EP-1 Most of the available information is from the Florida Gulf Coast. However, we are trying to obtain additional information from other Gulf States.
- EP-2 We specifically requested additional information from the State of Texas, but have not received any information.

FEB 2 1994

Gail A. Carmody  
Project Leader  
U. S. Department of the Interior  
U. S. Fish and Wildlife Service  
1612 June Avenue  
Panama City, FL 32405-3721

Dear Ms. Carmody:

This is in response to your January 4, 1994 request for comments from the Environmental Protection Agency on the Gulf Sturgeon Recovery Plan.

EP-1

In general, we consider the plan to be thorough with regard to discussions of the biology, distribution and population status of the Gulf sturgeon. The recovery plan appears to be comprehensive, however, one general comment: the plan appears to be biased toward the Florida Gulf Coast. On page 4 the plan documents occurrence of the Gulf sturgeon in Texas Waters (Rio Grande and Gulf of Mexico). Apparently, there is very little information available on the distribution of the Gulf sturgeon in Texas.

EP-2

Based on the cited tagging studies, it appears that populations are river basin specific. This would indicate that all major river systems along the Gulf Coast potentially need to be addressed in the plan. We suggest coordinating with the Texas Parks and Wildlife Department to determine which waters within the state are included in the Gulf sturgeon's range, and need to be targeted for recovery and assessment efforts.

If you have any questions on these comments, please contact Philip Crocker, Water Quality Management Branch, at (214) 655-6644.

Sincerely yours,

*Myron O. Knudson*  
✓ Myron O. Knudson, P.E.  
Director  
Water Management Division (6W)

FEB 6 1994



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY  
WASHINGTON, D.C. 20460

Response to Comments

AM-1

Comments acknowledged.

OFFICE OF  
PREVENTION, PESTICIDES AND  
TOXIC SUBSTANCES

MEMORANDUM

**Subject:** Draft Recovery/Management Plan for the Gulf Sturgeon

**To:** Gail A. Carmody  
Project Leader  
USFWS, Panama City, FL

**From:** Anthony F. Maciorowski, Chief  
Ecological Effects Branch  
Environmental Fate and Effects Division, 7507C

AM-1 The Ecological Effects Branch has completed the review of the draft recovery/management plan submitted for the gulf sturgeon. Due to the habitat of the sturgeon, large river and estuarine systems, pesticide exposure is not a concern in its recovery<sup>1</sup>. The main concern with water quality in this case is chemical contamination, not necessarily pesticides. The plan adequately addresses this concern.

If there are any questions contact Renee Lamb at 703-305-5294.

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FILE  
MAR 11 1994

<sup>1</sup> Conversation with Larry Turner, Endangered Species Protection Program.



DEPARTMENT OF THE ARMY  
LOWER MISSISSIPPI VALLEY DIVISION, CORPS OF ENGINEERS  
P. O. BOX 80  
VICKSBURG, MISSISSIPPI 39181-0080

REPLY TO  
ATTENTION OF

09 MAR '94

Directorate of Planning and Engineering  
Environmental Analysis Division

Ms. Gail A. Carmody, Project Leader  
U. S. Fish and Wildlife Service  
Field Office  
1612 June Avenue  
Panama City, Florida 32405-3721

Dear Ms. Carmody:

The Lower Mississippi Valley Division Office and its Vicksburg and New Orleans Districts have reviewed the draft Recovery/Management Plan for the Gulf Sturgeon and note that our previously furnished comments have generally been addressed. However, the enclosed additional clarifications and additions should be addressed prior to final printing of the document. Should you have questions, please contact Dr. Tom Pullen, Threatened/Endangered Species Coordinator for the Lower Mississippi Valley Division.

Sincerely,

*James R. Hanchey*  
James R. Hanchey  
Director of Planning and Engineering

Enclosure

Copy Furnished:

Commander, Vicksburg District, ATTN: CELMK-PD  
Commander, Vicksburg District, ATTN: CELMK-OD  
Commander, New Orleans District, ATTN: CELMN-PD  
Commander, New Orleans District, ATTN: CELMN-OD

FILE

MAR 14 1994

Agency Draft Recovery/Management Plan  
for the Gulf Sturgeon  
Clarifications and Additions

Response to Comments

- LM-1 | 1. Page xi, Item 5. A period is needed at the end of sentence.
- LM-2 | 2. Page xi, Item 11. Misspelled authorities.
- LM-3 | 3. Page 2, paragraph 2. Bowen and Avise are misquoted. In their manuscript they discuss the Atlantic and Gulf sturgeon only as separate populations. Apparently the recovery plan attempted to quote the following: "... the time elapsed since random pairs of individuals within the Atlantic or Gulf sturgeon last shared a common maternal ancestor may be only about 8,500 and 50 generations, respectively." Clarification is needed.
- LM-4 | 4. Page 4, paragraph 1. This section infers that the sturgeon in the Rio Grande had been upstream for over 34 years since Falcon dam was completed in 1954. This does not appear to be likely if, as indicated in the Food Habitat section (page 12), sturgeon eat in a marine environment and do not feed in fresh water. Similarly, on page 102 in the Response to Comments/JA-9, the authors infer that the 160-pound sturgeon had been landlocked since Pearl River Lock and Dam was completed in 1949, or Pools Bluff Sill in 1956. Either sturgeon do eat in fresh water or low-head dams do not preclude the upstream movement of sturgeon. Speculation as to how and why the Rio Grande River sturgeon occurs 717 miles inland should be deleted.
- LM-5 | 5. Page 5, paragraph 1. The authors cite Louisiana Department of Wildlife and Fisheries as capturing three sturgeon in the Bogue Chitto River in 1993. Was this upstream of the Bogue Chitto Sill? As in the previous comment, apparently low-head sills/dams do not totally preclude upstream and downstream movement of sturgeon.
- LM-6 | 6. Page 14, bottom paragraph, line one. Change "using" to read "attempting to use."
- LM-7 | 7. Page 19, paragraph 2. The Veshchev conclusions are theoretical. The paper specifically states, "Estimation of the larval mortality was made on the basis of the larval catch upstream from the dredging. We could not find sturgeon larvae in the discharge of the dredger." If the assumption is that dredging is a likely threat to the continued existence of the species, more specific data need to be cited or developed. All of the other data presented in the Incidental Catch section appear to be relevant factors contributing to the decline of the Gulf sturgeon populations, but including the Russian study as definitive evidence to support this assumption is misleading.

- LM-1 | A period has been added to the end of the sentence.
- LM-2 | The spelling of "authorities" has been corrected.
- LM-3 | The Bowen and Avise information has been clarified as recommended.
- LM-4 | We have tried to clarify this inconsistency in the document.
- LM-5 | This information has been clarified. Also, we have tried to clarify the issue of migration obstruction in the document.
- LM-6 | The sentence has been revised.
- LM-7 | The Veshchev discussion has been revised for clarification.

		Response to Comments
LM-8	18. Page 19, paragraph 3. Ross Barnett Dam is not considered to be a low-head dam. Additionally, the low-head sills on the lower Pearl River would not block passage under normal flow conditions. Maybe during low flow conditions? Note also, the absence of a km designation for the location of the Barnett Dam.	LM-8 This issue has been clarified in the document.
LM-9	19. Page 19, paragraph 4. Woolley and Crateau (1985) indicate that both habitats (deep holes and rocks) are "important" and "... habitats in the Apalachicola may be enhanced by maintaining deep holes and rocks. The presence of these habitats may imply that the research is explicit about the adverse impacts of dredging and maintenance activities. Less explicit language would be more accurate.	LM-9 The recovery plan has been revised as recommended.
LM-10	10. Page 20, Table 1. According to our data, the Pearl River from origin to mouth, including the East and West Pearl Barnett Reservoir is located approximately 150 miles from the mouth. How was it determined that only 7 percent of the riverine habitat of the Pearl River remains?	LM-10 The Pearl River information has been revised as recommended.
LM-11	11. Page 29, paragraph 1. Criteria. The first statement is rather nebulous. Definitive scientific data should be presented to support a conclusion, if possible, not just a "belief." If the hypothesis is supported by limited data, it should be so stated.	LM-11 The document has been revised.
LM-12	12. Page 43, Section 2.4.6, paragraph 3, line 8. The GSMFC should coordinate .... report. At the Panama City meeting, the Corps expressed interest in being closely involved during initial stages of the "conflict identification" portion of the recovery process. This sentence notes that coordination with appropriate agencies will be done but does not really present a clear picture of the time frame or specific agencies involved. Please clarify.	LM-12 GSMFC is the appropriate agency to lead this effort because of its position within the Gulf of Mexico. The timetable for the effort is provided in the Implementation Schedule.
LM-13	13. Page 61. In the Gulf Sturgeon Implementation schedule table, the Corps should be added in the "other" column for tasks 1.1.2 and 1.3.1. However, Corps participation should be footnoted to note the Corps' limitation of responsibility. The Corps is willing to provide assistance on these tasks, but only if connected with Corps projects.	LM-13 The COE has been added. It is acknowledged that the ability to participate in the task for any of the identified agencies is dependent upon many variables.
LM-14	14. Page 62, Task 2.3.1. It must be noted that state and federal resource management agencies do not have the authority to enact law. Use of a more descriptive word is needed.	LM-14 The word "enact" has been changed to "recommend."
LM-15	15. Page 71, top complete paragraph, line two. Change "navigable waters" to read "wetlands."	LM-15 The sentence has been revised.



DEPARTMENT OF THE ARMY  
MOBILE DISTRICT, CORPS OF ENGINEERS  
P. O. BOX 2288  
MOBILE, ALABAMA 36628-0001

April 4, 1994

REPLY TO  
ATTENTION OF:

Inland Environment Section  
Planning and Environmental Division

Ms. Gail Carmody  
U.S. Fish and Wildlife Service  
1612 June Avenue  
Panama City, Florida 32405-3721

Dear Ms. Carmody:

This provides comments to your letter of January 4, 1994, concerning our review and comment on the draft Recovery Plan for the Gulf sturgeon (Acipenser oxyrinchus desotoi). The Gulf sturgeon is known to occur in the Gulf Coast drainages, including the Pearl, Pascagoula, Tombigbee, Alabama, Apalachicola, Chattahoochee, Flint Rivers and their tributaries.

In view of the potential impact of this plan on our various projects in the Gulf Coast drainages and the potential opportunity for management measures to be implemented by our agency to improve the current threatened status of this species, the U.S. Army Corps of Engineers, Mobile District, has conducted a review of your Recovery Plan. Enclosed are our comments on the draft Recovery Plan and they appear in two forms, a marked-up copy of the plan and additional comments which could not be included in the margins of the plan.

We support the efforts of your agency to promote the recovery of listed threatened and endangered species and are ready to provide

assistance where possible and within our project authorities and funding constraints. Should you require any clarification of our comments, please contact Mr. Brian Peck at (205)690-2750.

Sincerely,

Hugh A. McClellan  
Chief, Environment and  
Resources Branch

Enclosures

APR 6 1994

Comments on the U.S. Fish and Wildlife Service Draft Recovery Plan  
for the  
Gulf Sturgeon (Acipenser oxyrinchus desotoi)

Specific Comments.

- CE-1 | 1. **Reference Page xi, Item 12:** Explain what is meant by this statement. We interpret this phrase to remove dams.
- CE-2 | 2. **Reference Page xi, Item 13:** Rephrase as follows: "Identify potential modifications to specific navigation projects, in order to minimize impacts which alter riverine habitats or modify thermal or substrate characteristics of those habitats."
- CE-3 | 3. **Reference Page xi, Item 17:** misspelled word = "quantity"
- CE-4 | 4. **Reference Page xi, item 18:** "groundwater" misspelled twice.
- CE-5 | 5. **Reference Page xii, Costs for Need 13:** None are shown. This appears to be an item the Corps should participate in developing or projecting. As far as we know, we have not been contacted to develop such costs. This effort would require effort from Mobile, New Orleans and Jacksonville Districts, at a minimum.
- CE-6 | 6. **Reference Page 1, Type Specimens:** Second sentence - "...including the Alabama sturgeon..." This portion of the sentence should be deleted. Serves no purpose in the discussion of the Gulf sturgeon, especially in light of the turmoil that is currently surrounding the Alabama sturgeon species description, proposal for endangered status and designation of critical habitat.
- CE-7 | 7. **Reference Page 2, Current Taxonomic Treatment:** Is there certified proof that the alleged Gulf sturgeon is genetically different from the Atlantic sturgeon, Acipenser oxyrinchus? According to Blair, Blair, Brodkorb, Cagle, and Moore, 1957 in Vertebrates of the United States, McGraw-Hill, pp 53, "critical study may prove this sturgeon to be conspecific with Acipenser sturio of Europe". Wooley (1985) concluded that Acipenser oxyrinchus desotoi is a valid subspecies based on morphometrics (page 2 of this draft recovery plan). "The most significant morphological characteristic to distinguish A. o. oxyrinchus from A. o. desotoi is the length of the spleen." Wooley (1985) "concluded that Gulf sturgeon and Atlantic sturgeon populations are allopatric and are sufficiently discrete to be considered distinct stocks for sturgeon population management". Does this constitute the basis of establishing a separate species? We request you provide this office with the results of your genetic studies?
- CE-8 | 8. **Reference Page 2, Current Taxonomic Treatment:** Second paragraph, last sentence - Does this statement mean that Gulf sturgeon have an average life span of 170 years (8500 years/50 generations = 170)? This statement should be clarified.
- CE-9 | 9. **Reference Page 3, Figure 2:** Figure is reduced to the point that is barely readable. Provide a better map for easier reading.

Response to Comments

This statement means: identify lock and dams that could be retrofitted, modified, or removed that would restore sturgeon access to essential habitats. Your interpretation is correct, dam removal may be an option considered under this action.

Your recommendation has been incorporated into the document.

Misspelling of "quantity" has been corrected.

Misspellings of "groundwater" has been corrected.

You are correct. Recovery team members of which the your agency is represented is supposed to provide the costs estimates as feasible. In addition, because that action is complex, we have indicated in the Implementation Schedule "Some funding under existing programs. Project modification costs undetermined and may require Congressional authorization and non-federal sponsor."

The Recovery Plan has been revised to reflect your recommendation.

The current accepted scientific method for taxonomic descriptions is the measurement of physical characteristics (morphometrics). Wooley (1985) presented a comparison of morphometrics between the Atlantic sturgeon Acipenser oxyrinchus oxyrinchus and Gulf sturgeon A. o. desotoi. Based on a definition by Mayr (1970) of a subspecies and the differences in diagnostic morphological characteristics, Wooley recommended continued recognition of the Gulf sturgeon as a valid subspecies. The use of genetics is a potential new method for separation of species and subspecies, but is not the current accepted scientific method by taxonomists. However, Wirgin (personal communication) conducted genetics analysis on both the Atlantic and Gulf sturgeon and concluded that the subspecies designation was valid.

The Recovery Plan has been revised to reflect your comments to clarify the statements.

Figure 2 has been enlarged.

- CE-10 10. Reference Page 4, Extant Occurrences of Gulf Sturgeon, Rio Grande River, Texas: First sentence - Who is the author being referred to in this sentence? Sixth sentence - Has Platania et al. been subject to peer review? If not, suggest deleting the citation.
- CE-11 11. Reference Page 4, Extant Occurrences of Gulf Sturgeon, Lake Pontchartrain, Louisiana: First sentence - The personal communication reference should be followed by a date. Last sentence - "...in 1966 from 1969." appears to be a mistake and should be corrected.
- CE-12 12. Reference Page 5, Extant Occurrences of Gulf Sturgeon, Pearl River, Louisiana and Mississippi: General comment - All personal communication references should be followed by a date of that communication. This comment also applies to all personal communication references throughout this document.
- CE-13 13. Reference Page 5, Extant Occurrences of the Gulf Sturgeon, Pascagoula River, Mississippi: Third sentence - This is an incomplete sentence.
- CE-14 14. Reference Page 6, Extant Occurrences of the Gulf Sturgeon, Mobile River, Alabama: Second to the last line in section - Blakely is misspelled. Correct spelling is Blakeley.
- CE-15 15. Reference Page 7, Extant Occurrences of the Gulf Sturgeon, Apalachicola River, Florida: First paragraph, last sentence - Jim Woodruff Lock and Dam was completed in 1957. Also, this paragraph should discuss or elaborate on the population model efforts conducted by USFWS in 1992?
- CE-16 16. Reference Page 7, Extant Occurrences of the Gulf Sturgeon, Apalachicola River, Florida: Second paragraph - Beginning with "A report of the..." The referenced commission is the U.S. Commission on Fish and Fisheries.
- CE-17 17. Reference Page 7, Extant Occurrences of the Gulf Sturgeon, Ochlockonee River, Florida: Third sentence - Define acronym to NBS/NFRC-G. Also, in this paragraph insert a discussion on Lake Talquin.
- CE-18 18. Reference Page 8, Extant Occurrences of the Gulf Sturgeon, Suwannee River, Florida: Fifth and sixth sentences - Reference to unpublished estimates of annual population size by Carr and Rago. These data do not appear to be peer-reviewed.
- CE-19 19. Reference Page 8, Extant Occurrences of the Gulf Sturgeon, Charlotte Harbor, Florida: Fifth sentence - Define acronym - University of Florida/Florida State Museum (UF/FSM) 35322/ (FSBC) 18077.
- CE-20 20. Reference Page 9 and 10, Biological Characteristics, Habitat: There is entirely too much reference to unpublished data (unreviewed data). These data verge on being "anecdotal"

## Response to Comments

- CE-10 The Rio Grande River, Texas reference has been deleted.
- CE-11 The dates for all personal communications will be provided in the reference section. This is being done for ease of reading. "...in 1966 from 1969." has been corrected to read "...from 1966 to 1969."
- CE-12 See response CE-11.
- CE-13 The sentence structure has been corrected.
- CE-14 The misspelling of "Blakely" has been corrected according to USGS topographic maps.
- CE-15 The date regarding completion of Jim Woodruff Lock and Dam has been changed to 1957. The narrative regarding Fish and Wildlife Service monitoring on the Apalachicola River has been expanded to include 1993 efforts.
- CE-16 The Commission's name has been corrected.
- CE-17 The acronym for NBS/NFRC-G has been defined on the abbreviations page. NFRC-G has been recently changed to BSC-G, Biological Science Center-Gainesville, FL. There is no discussion of Lake Talquin in the document because fishing for the Gulf sturgeon only occurred in the lower river. There have been no records or accounts of the sturgeon collected below Jackson Bluff dam which was constructed in the late 1920's.
- CE-18 Correct. We have not indicated that the data has been peer reviewed.
- CE-19 The acronym UF/FSM has been defined in the plan.
- CE-20 As discussed in the preface, so much work is being conducted on the Gulf sturgeon the information has not been published or fully peer-reviewed. However, the majority of the work is being accomplished by the same individuals or groups and is continuously informally peer-reviewed.



		Response to Comments
CE-21	<p>21. <b>Reference Page 9, Biological Characteristics, <u>Habitat</u>:</b> Third paragraph - The Mobile District, U. S. Army Corps of Engineers conducted flow velocity surveys immediately below Jim Woodruff Dam in November 1991 and October 1992, to characterize flows associated with a strong cross current at the lock approach. November 1991 velocities were measured at a depth of 0.2 and 0.8 of the water column, with velocities ranging from 0.61 to 2.19 <del>ft/s</del> during normal powerhouse generation (two turbines on line with the trash gate open). The follow-up survey in October 1992 included an additional measurement within the large scour hole below the lock, at a depth within 2 feet of the bottom. Velocities ranged from 0.25 to 3.01 <del>ft/s</del> for normal powerhouse generation with or without the trash gate open; with velocities at the bottom of the scour hole ranging from 0.36 to 1.2 <del>ft/s</del>. This data was utilized in preparation of biological assessments of the potential for impacts on the Gulf sturgeon due to a proposed dredging action to correct the cross currents below the dam, and a proposed rehabilitation of the powerhouse units. Last Sentence - "...blocked by the construction of JWLD in 1957." and on page 7 construction of JWLD occurred in 1956, correct this error. <i>CEs = f+5</i></p>	<p>CE-21 The information has been incorporated into the recovery plan <u>Habitat</u> section.</p>
		<p>CE-22 The corrections in the sentence have been made.</p>
		<p>CE-23 The low percentage of Gulf sturgeon captures from rivers other than the original collection site does not conflict with the statement "These data <u>suggest</u> that Gulf sturgeon display region-specific affinities and <u>may</u> exhibit river-specific fidelity."</p>
		<p>CE-24 The recovery plan has been revised to reflect this recommendation.</p>
		<p>CE-25 Wooley and Crateau (1985) reported "The estimated exploitation was rate of 9.5% due primarily to incidental mortality by shrimp trawls."</p>
		<p>CE-26 The recovery plan has been revised to accurately reflect the findings of the study by Veshchev.</p>
CE-22	<p>22. <b>Reference Page 10, Biological Characteristics, <u>Habitat</u>:</b> Second paragraph, first sentence - "Bradshaw (personal communication noted that 62 of 63 of the Gulf sturgeon collected from..." (typos)</p>	
CE-23	<p>23. <b>Reference Page 11, Biological Characteristics, <u>Stocks</u>:</b> Sturgeon move from one river system to another as noted in this section of the recovery plan. Fish marked in the Apalachicola River have been captured in the Suwannee River and vice versa. Explain how this is reconciled with "river-specific fidelity"?</p>	
CE-24	<p>24. <b>Reference Page 17, Biological Characteristics, <u>Parasites and Disease</u>:</b> Second paragraph, first sentence - Delete sentence and replace with, "No host species information exists concerning the Gulf sturgeon." As communicated to the Mobile District by Mr. Lloyd Stith, FWS, Panama City, FL, "If you have no information on it, then just say so." Second paragraph, second sentence - Suggest deleting this sentence because the Gulf sturgeon may not serve as a host for some mussel species. No need to mislead the public.</p>	
CE-25	<p>25. <b>Reference Page 18, Biological Characteristics, <u>Incidental Catch</u>:</b> Second paragraph - Suggest including FWS, Panama City data in earlier reports that shrimp trawl incidental mortalities may be reducing ACF populations by 10% per year. Seems like a Crateau or Paruka paper or perhaps Wooley?</p>	
CE-26	<p>26. <b>Reference Page 19, Biological Characteristics, <u>Incidental Catch</u>:</b> Last paragraph - Veshchev (1982) presents interesting results; however, he fails to introduce the basic details concerning the size of the dredge, type of dredge (cutterhead, dustpan or hopper), speed of dredge, substrate type, etc., which are very important data when attempting to draw conclusions regarding impact of dredging on sturgeon larvae. While this Soviet research points out concerns over <u>Acipenser guldensmidtii</u> and <u>A. stellatus</u>, it serves no purpose here. If the rationale is "Dredging causes significant adverse impacts to Soviet sturgeon larvae, therefore, it causes big problems in the U.S.," then the case has not been made.</p>	

		Response to Comments
CE-27	27. <b>Reference Page 19, Biological Characteristics, Habitat Reduction and Degradation:</b> First paragraph, fourth sentence - The sentence "While Ross Barnett dam,..." is incomplete or the combination of two incomplete sentences. Need to clarify.	CE-27 The sentence has been revised and corrected.
CE-28	28. <b>Reference Page 19, Biological Characteristics, Habitat Reduction and Degradation:</b> Second paragraph - Regarding the statement which indicates that dredging and other navigation maintenance activities adversely affecting sturgeon habitats through elimination of deep holes and alterations of rock substrates - dredges could very easily create deep holes which would be beneficial to the sturgeon. Similarly, dredges are currently being used to open up the mouths of streams which have been historically used by striped bass. They could just as easily do the same for sturgeon streams. The program is called the NMFS/COE Cooperative Agreement to Create and Restore Fish Habitat. It is a National, continuing program. The point-of-contact within the Mobile District is Mr. Douglas Nester, Environment and Resources Branch, telephone number 205/694-3854. Also, could you explain what is meant by a deep hole?	CE-28 The deep holes referenced under this section were naturally occurring deep holes ( $\geq 20$ feet deep). Dredging of "new" deep holes could destroy or alter other existing habitat important to the sturgeon or other aquatic species. Restoration of "filled" deep holes should be considered under habitat improvements for the sturgeon. The COE's actions to restore connection of cool-water to the Apalachicola River have been reported under the <u>Conservation Accomplishments</u> section of the recovery plan.
CE-29	29. <b>Reference Page 19, Biological Characteristics, Habitat Reduction and Degradation:</b> Third paragraph, third sentence - "In addition,... using this as a regular habitat (Carr 1983, J.M. Barkuloo, personal communication)." Explain when this action occurred since this is the first our office has heard of this. We don't or haven't disposed in deep holes.	CE-29 This statement has been clarified.
CE-30	30. <b>Reference Page 31, Table 1. Reduction in Remaining Habitat Due to Dam Construction:</b> This table indicates that 68% of the habitat in the ACF basin has been lost. This percentage is considered to be misleading form discussions with resource agency personnel. We understood that the cool water springs immediately above Woodruff Lock were lost by the dams construction, but the extent to which the Gulf sturgeon utilized the remainder of the Chattahoochee and Flint rivers is thought to be limited. Also, we recommend that the other Gulf coastal streams (e.g., Choctawhatchee River, Escambia River, Black Creek) for information purposes be added to this table. This additional information will provide total remaining river length of habitat.	CE-30 Sturgeon were thought to have migrated as far as the Fall Line in the ACF basin. This is the basis for the percentage of remaining habitat calculation. The table includes <u>only</u> river systems that have structures or impediments that have affected sturgeon migration.
CE-31	31. <b>Reference Page 35, Section 1.5.1, Conduct a Gulfwide Genetic Assessment to Determine Geographically Distinct Management Units:</b> Second sentence - Insert "subspecies" instead of "species"(?). Notes from a previous recovery plan workshop with your agency indicate that the plan would refer to the Gulf sturgeon as a subspecies throughout the text.	CE-31 The word "species" has been replaced with "subspecies."
CE-32	32. <b>Reference Page 35, Paragraph 1.5.1, Conduct a Gulfwide genetic assessment to determine geographically distinct management units:</b> The need to identify genetic characteristics is clearly stated in this paragraph. Explain how the Endangered Species Act addresses genetic variations within species since this seems to be the basis for the recovery plan.	CE-32 In accordance with the Endangered Species Act, recovery plans are produce to describe the biology and current status of the (sub)species and to identify needed actions to "recover" the (sub)species. Recovery could be downlisting from endangered to threatened or delisting from the threatened status. The genetics issue is not always critical to recovery of a (sub)species. Based on preliminary genetic data and field work, the recovery team believes that the variability of Gulf sturgeon between river systems (or groups of) may be critical to the recovery of the species. Please note completing genetic assessments has been changed from a priority 1 to a priority 2 action.
CE-33	33. <b>Reference Page 37, Paragraph 2.1.2, Reduce or eliminate incidental mortality:</b> On or about this page and paragraph, the recovery plan seems to recommend that all activity along the river systems should either be stopped or radically changed. We use paragraph 2.4.6 as an example, which appears to say that any reservoir, flood	CE-33 The recovery actions all indicate actions that "evaluate, consider, modify, restore, seek resolution, restore benefits, etc." the team has tried to represent the actions in a positive manner. Although stopping activities or removing dams may be the best solution for restoring migratory habitat, it may not be feasible in reality.

control, navigation, and hydropower project that interferes with the assumed habitat requirements of the sturgeon should be removed and the area restored to a "natural" riverine condition.

# Response to Comments

CE-34 34. **Reference Page 37, Section 2.1.2 Reduce or eliminate incidental mortality:** Third paragraph, first sentence - Insert in this sentence "...during navigation-related (includes O&M activities), Section 10 and 404 or construction activities" Explain what the Corps' role would be in developing the methodologies mentioned here.

CE-35 35. **Reference Page 41, Paragraph 2.4.1, Identify dam and lock sites which offer the greatest feasibility for successful restoration of essential habitats (i.e., up-river spawning areas):** Second paragraph - Include in this paragraph non-Federal dams (i.e., Lake Talquin and Ross Barnett Reservoir).

CE-36 36. **Reference Page 42, Paragraph 2.4.2, Design, evaluate, and provide means for Gulf sturgeon to bypass migration restrictions within essential habitats, Paragraph 2.4.3, Operate and/or modify dams to restore the benefits to historical flow patterns and processes of sedimentation and Paragraph 2.4.4, Modify specific navigation projects which alter riverine habitats or modify thermal or substrate characteristics of essential habitats:** Major structural modifications of the ACF dams represent a substantial cost to the project and should be scrutinized for cost effective implementation, particularly with respect to improving habitats on other population locations in the vicinity such as the Choctawhatchee River.

CE-37 37. **Reference Page 42, Paragraph 2.4.3, Operate and/or modify dams to restore the benefits of historical flow patterns and processes of sedimentation:** This paragraph identifies a need to review water releases to determine impact on the Gulf sturgeon. This task should be incorporated into the ongoing ACF/ACT review of water uses for all project purposes before that study's results are finalized and an entirely new water use study would have to be performed for the Gulf sturgeon.

CE-38 38. **Reference Page 42, Section 2.4.4, Modify specific navigation projects which alter riverine habitats or modify thermal or substrate characteristics of essential habitats:** Suggested rewrite "Identify potential modifications to specific navigation projects, in order to minimize impacts which alter riverine habitats or modify thermal or substrate characteristics of those habitats." Mobile District has undertaken efforts to restore thermal refuge habitat at several locations on the upper reaches of the Apalachicola River. Several potential habitat restoration locations (cool water springs or sloughs) are being identified in concert with NMFS, USFWS, FGFC under the cooperative agreement between COE and NMFS to Restore or Create Fishery Habitat. Efforts are to improve Gulf striped bass habitat, but also benefit the Gulf sturgeon, which apparently utilize the same or similar areas. Excavation within the mouth of the spring or slough is proposed in order to improve access to or restore previous depths and areal extent available to the fish. Such projects can be conducted by the COE under the current O&M program for the Federal navigation project when such activities are not disruptive to project operations, and there is no net increase in the project costs. In the event additional costs are involved, then separate authorization must be pursued and the project cost-shared with a non-Federal sponsor.

CE-34 The recovery plan has been revised to reflect your comments.

CE-35 The recovery plan has been revised to reflect your comments.

CE-36 We agree. As noted in our response #CE-33, feasibility of an action must be considered

CE-37 We agree and have indicated that to the Environmental SOW Project Manager.

CE-38 The recovery plan has been revised to reflect your comments.

- CE-39 39. **Reference Page 43, Section 2.4.6, Seek resolution of conflict of purpose between federal and state authorized reservoirs, flood control, navigation, and hydropower projects and federal and state mandated restoration of fish populations:** The COE should participate in the study on conflicting purposes between Federal and State authorized projects and Federal and State mandated restoration of fish populations.
- CE-40 40. **Reference Page 59, Implementation Schedule:** Based on review and understanding of this section, the Corps' responsibility in accordance with the final recovery plan will be contingent upon the availability of funding.
- CE-41 41. **Reference Page 59, Implementation Schedule, Responsible or Participating Party:** State Agencies - Insert the name of the Texas agency.
- CE-42 42. **Reference Pages 61 - 64, Table 2, Implementation Schedule for Gulf Sturgeon Recovery Actions:** Corps participation is identified at \$97,000 for priority 1 efforts and \$85,000 in priority 2 efforts in the five year Implementation Schedule. The source of this funding needs to be identified, is it Mobile or Jacksonville District? If Mobile District's responsibility should it be submitted through Operations or Planning Divisions funding request?
- CE-43 43. **Reference Page 61, Table 2, Implementation Schedule for Gulf Sturgeon Recovery Actions, Task 1.1.2:** "neritic" (misspelled)
- CE-44 44. **Reference Page 62, Table 2, Implementation Schedule for Gulf Sturgeon Recovery Actions, Task 2.4.4, Modify specific navigation projects which alter riverine habitats or modify thermal or substrate characteristics of those habitats:** Suggested rewrite "Identify potential modifications to specific navigation projects, in order to minimize impacts which alter riverine habitats or modify thermal or substrate characteristics of those habitats."
- CE-45 45. **Reference Page 62, Table 2, Implementation Schedule for Gulf Sturgeon Recovery Actions, Task 2.4.4, Modify specific navigation projects which alter riverine habitats or modify thermal or substrate characteristics of those habitats:** There are no estimated costs for this task. Estimated costs should be included since they will affect all navigation projects.
- CE-46 46. **Reference Page 63, Table 2, Implementation Schedule for Gulf Sturgeon Recovery Actions, Task 2.4.3, Operate and/or modify dams to restore the benefits of historical flow patterns and processes of sedimentation:** Insert the following: "May require Congressional authority & non-Federal sponsor"
- CE-47 47. **Reference Page 63, Table 2, Implementation Schedule for Gulf Sturgeon Recovery Actions, Task 2.4.3, Operate and/or modify dams to restore the benefits of historical flow patterns and processes of sedimentation:** No estimated costs have been included. Estimated costs should be included since they will affect all navigation projects.

### Response for Comments

- CE-39 The COE can be considered included under "multi-agency effort" and "federal agency."
- CE-40 Correct, not only the COE's responsibility, but all entities.
- CE-41 Because of the paucity of information on Gulf sturgeon in Texas waters, the State of Texas is not considered to have a major role. We have requested the State of Texas' available information on Gulf sturgeon in the state's waters. This information may change the role of the state's involvement.
- CE-42 The cost were estimated by the recovery team. It would be the responsibility of each agency or responsible party to decide appropriate funding avenues within their own agencies.
- CE-43 The misspelling of "neritic" has been corrected.
- CE-44 The recovery action task 2.4.4 has been rewritten.
- CE-45 The recovery team was unable to provide cost estimates because of the unknown nature of the "modifications."
- CE-46 The implementation schedule has been revised to reflect the recommendation.
- CE-47 The recovery team was unable to provide cost estimates because of the unknown nature of the "operation or modifications."

- CE-48 48. **Reference Page 64, Table 2, Implementation Schedule for Gulf Sturgeon Recovery Actions, Task 2.4.2, Evaluate, design, and provide means for Gulf sturgeon to bypass migration restrictions within essential habitats:** Insert the following "May require Congressional authority & non-Federal sponsor".
- CE-49 49. **Reference Page 64, Table 2, Implementation Schedule for Gulf Sturgeon Recovery Actions, Task 3.3, Develop a non-scientific constituency and public information program directed toward enhancing recovery actions:** This effort is estimated to cost \$82,000.00 and sounds like an effort designed to gain public support for spending dollars on a major project. Support for the program includes: (a) spending an estimated \$9,284,000.00 (see table 2) for species recovery; and (b) annual salary (\$105,000.00) for a coordinator. However, implementing the plan does not include any hidden costs for returning the projects to a riverine system and does not offer any assurances that there will be more sturgeon in the system than there are today.
- CE-50 50. **Reference Page 67, Appendix A, Fishery Management Jurisdictions, Laws and Policies Affecting The Gulf Sturgeon:** Insert a reference to the Cooperative Agreement between National Oceanic and Atmospheric Administration and the Department of the Army to Restore and Create Fish Habitat. Under this agreement, and the Coastal America initiative, the NMFS and COE coordinate efforts to identify Federal projects which could be modified to enhance fish habitat.
- CE-51 51. **Reference Page 81, Appendix B, Gulf Sturgeon Technical Review Mailing List:** Please insert to the Gulf Sturgeon Technical Review Mailing List:

Mr. Brian Peck  
U. S. Army Corps of Engineers, Mobile  
Attention: CESAM-PD-EI  
Post Office Box 2288  
Mobile, Alabama 36628-0001

Mr. Dennis Barnett  
U. S. Army Corps of Engineers, South Atlantic Division  
Attention: CESAD-PD-R  
Room 313, 77 Forsyth Street, SW.  
Atlanta, Georgia 30335-6801

#### General Comments.

1. 1. Please note that the first several pages were bound out of sequence. This may not have been a general problem but may have only been with a few copies. You need to check sequence in other agency furnished copies.
2. 2. Suggest that all USFWS acronyms used throughout the document be changed to FWS.
3. 3. Several typographical errors, misspellings, etc. were noted throughout the draft recovery plan.

#### Response to Comments

- CE-48 The implementation schedule has been revised to reflect the recommendation.
- CE-49 The intent of gaining public support is for the recovery of the Gulf sturgeon in general. Minimal information exists for public distribution. Public outreach is an expensive proposition but has proven to be effective and cost-efficient regarding future issues.
- CE-50 The recovery plan has been revised to reflect your recommendation.
- CE-51 Additional addresses have been added to the technical review mailing list.

#### General Comments

1. We are sorry about the reproduced copies of the document and hope it did not inconvenience your review.
2. USFWS has been changed to FWS.
3. Hopefully, all typos, misspellings, etc. will be corrected in the final plan.

Response to Comments

- 4. Comment noted.
- 5. Comment noted.

- 4. 4. We agree with your agency that very little is known about the life history and habitat requirements of this species and that studies should be undertaken and/or continued to determine what actions/practices will actually aid in the recovery of the Gulf sturgeon.
- 5. 5. Observation - Based on the comments of the Florida Game and Fresh Water Commission "The Choctawhatchee River has a population which is (a) possibly larger than suspected and (b) could probably be enhanced more readily than the Apalachicola River population." While feasibility evaluations for such efforts as fish ladders or dam removals may be considered worthwhile, the best use of funding may be to focus efforts on improving Gulf sturgeon population on a regional basis.



ADDRESS ONLY THE DIRECTOR  
FISH AND WILDLIFE SERVICE

## United States Department of the Interior

FISH AND WILDLIFE SERVICE  
WASHINGTON, D.C. 20240

Response to Comments

WO-1

Comment acknowledged.

In Reply Refer To:  
FWS/MA

FEB 17 1994

### Memorandum

To: Project Leader, Panama City Field Office

Through: *WJ* Chief, Division of Fish and Wildlife Management Assistance *J. B. B. B.*

From: Doug Alcorn, Staff Fisheries Biologist *D. Alcorn*

Subject: Findings on the Gulf Sturgeon Draft Recovery Plan

Our comments address the draft version of the Gulf Sturgeon Recovery Plan (Plan), dated January 4, 1994. The Plan was prepared by the Gulf Sturgeon Recovery/Management Task Team for the U.S. Fish and Wildlife (Service), the Gulf States Marine Fisheries Commission, and the National Marine Fisheries Service. It is designed to fulfill the Endangered Species Act requirement for development of a recovery plan. Our review is from the perspective of the Plan's consistency with the Service's National Framework for the Management and Conservation of Paddlefish/Sturgeon Species in the United States (National Framework).

#### General Comments:

In large part, the Plan is well written and well organized. It clearly states the intent and purpose of the plan; identifies restoration goals and objectives; describes tasks; and, where appropriate, delineates roles and responsibilities of involved organizations.

#### Observations and Recommendations:

WO-1 Consistency with the "National Framework for the Management and Conservation of Paddlefish/Sturgeon Species in the United States":

The Plan addresses most of the needs identified in the National Framework. It proposes to ensure that sturgeon populations are monitored, the recovery effort is evaluated, and information gathered from this project is disseminated. Plan objectives are consistent with strategies contained in the National Framework that address Problem Statements one (1) through five (5). As promoted by National Framework Recommendation 1.3, the Plan is a product of a technical team composed of fishery experts from various agencies, organizations, and research facilities.

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Additional action or clarification needed:

- WO-2 The authors state, on Page 22, first paragraph, that "... problems are readily evident and appropriate actions can be taken to correct them without resorting to introduction of hatchery stock." The role of artificial propagation should be more clearly explained at this point, as is done for Recovery Action 2.5 on page 44 (second full paragraph). The reader is left with the notion that artificial propagation is not a viable tool to facilitate recovery. This confuses the intent and purpose of Recovery Action numbers 1.4 and 2.5.
- WO-2 The Plan could be improved with an additional Recovery Action (No. 5) that would describe how implementation of this Plan will be monitored and evaluated. Some timeframe should be established for reassessing and prioritizing the recovery actions and objectives. Some degree of dynamism should be built into the Plan to prevent it from quickly becoming outdated.
- WO-4 Since Table 2 of the Plan projects a recovery action implementation schedule through Fiscal Year 1998, we suggest a reassessment of objectives in Fiscal Year 1999. This reassessment should be performed at approximately 5-year intervals by the recovery coordinator identified in Recovery Action 4.1. This would allow the agencies to perform a reality-check and change direction when necessary.

In summary, we are pleased with the quality of this document and its consistency with the National Framework document. With minor modifications, this plan should prove to be a valuable asset for recovery of the Gulf sturgeon.

We would be pleased to discuss this with you at your convenience.

Response to Comments

- WO-2 The plan has been revised to reflect this recommendation.
- WO-3 The additional Recovery Action has been added to the plan as recommended.
- WO-4 The fiscal years have been changed to Years 1 through 5.



## UNITED STATES GOVERNMENT

## memorandum

DATE: April 7, 1994  
 Ref: SLR-94-212  
 REPLY TO: Project Leader, Southeast Louisiana Refuges, Slidell, LA  
 ATTN:OP:  
 SUBJECT: Gulf Sturgeon Recovery Plan

TO: Lorna Patrick, FWS, Fish & Wildlife Enhancement, Panama City, FL

I appreciate this opportunity you have given us to comment on the Gulf Sturgeon Recovery Plan. I hope you will take the following comments into consideration prior to issuance of the final recovery plan.

We must disagree with the statement on page 19 par. 3 that the low-head dams on the Bogue Chitto River and on the Pearl River at Pools Bluff "block sturgeon passage under normal flow conditions," and the view that no sturgeon occur above these structures. Our position is based on the following information:

1. The above named structures may indeed block sturgeon passage during normal "low" water conditions, but these structures are inundated during normal "high" water conditions to such a degree that outboard powered boats easily pass over the top of the structures. Such inundation takes place several times each year primarily in winter and spring. I doubt that a structure which offers no impediment to the upstream passage of boats would preclude the passage of sturgeon.
2. In addition, since the construction of the Pearl River Navigation Canal and the above named structures, several cutoffs have developed which bypass these structures. One cutoff is located downstream of Lock 3, allowing access to the Bogue Chitto River above the low-head dam, and 2 cutoffs are located above Pools Bluff, allowing access to the Pearl River above Pools Bluff. These cutoffs are of sufficient size and capture enough flow that boaters frequently use them to bypass the structures when they are unable to boat over the structures. In addition they capture enough flow that they have been identified by the COE in their Pearl River Navigation plan as areas that need to be plugged and filled during dredging operations to prevent them from capturing any more of the rivers flow and totally bypassing the structures. These cutoffs offer passage for sturgeon around the structures for extended periods of time.
3. The position that few or no sturgeon occur above these structures must be reexamined. The lack of recent recorded records of sturgeon for the upper Pearl River system is not indicative of the fact that no sturgeon occur there but is only indicative of the fact that little or no effort has been expended to look for them there. It is my understanding that at least a few sturgeon have been recorded on the upper Pearl. These cannot be dismissed as isolated occurrences. Considering the difficulty others have had in locating sturgeon when actively searching

for them we cannot make the assumption that no sturgeon occur where no one has looked. The presence of a single sturgeon above the structures would indicate just the opposite and that sturgeon are indeed able to travel beyond these structures.

4. Our position that sturgeon are able to pass, and indeed do pass, beyond the above named structures can be supported in part by the fish that have been collected from the lower Pearl River system. Many of the fish collected have been juveniles of relatively small size. This would indicate that spawning and reproduction are indeed occurring in the Pearl River system and is supported by statements made on page 15 par. 2. If the predominant view that the lower Pearl River is unsuitable for spawning is true, then spawning and reproduction must be occurring in the upper Pearl River above Pools Bluff.

Based on the above information, we believe that the low-head dams on the Bogue Chitto River and on the Pearl River at Pools Bluff are not a constant impediment to the movement of sturgeon through this system and that sturgeon do pass beyond these points. We contend that the upper Pearl River system is accessible to and may be used by gulf sturgeon for spawning and reproduction on a regular basis.

Again, I would like to thank you for the opportunity to comment on this plan at such a late date. If you have any questions or need additional information, please contact me at 504-646-7555.

  
 Howard E. Poitevint

cc. Sam Drake  
 David Flemming

Response to Comments

SE-1 The document has been revised to reflect your comments.

## memorandum

DATE: February 2, 1994  
 REPLY TO: *Robert Brucke*  
 ATTN OF: Field Supervisor, ES, Jackson, MS  
 SUBJECT: Review of Gulf Sturgeon Agency Draft Recovery Plan  
 TO: Field Supervisor, ES, Panama City, FL

We appreciate the opportunity to review and comment on the draft recovery plan for the Gulf sturgeon.

- 150
- JA-1 The section on Extant Occurrences of Gulf Sturgeon discusses numbers of sturgeon captured in the various river systems until the discussion of the Apalachicola River, Florida. In that system the discussion is on population estimates rather than reported catches, with two exceptions. This is not consistent with the remainder of this section and leaves the reader unable to make any comparisons. As an example, there have been 101 recorded captures of Gulf sturgeon from the Pearl River since 1985, with limited effort. In fact, most of these captures were incidental rather than targeted. With the effort that has been expended on the Apalachicola River by the Service, there should be a large number of recorded captures of Gulf sturgeon if that population is substantially greater than those in western Gulf tributaries.
  - JA-2 Page 15: We agree that occurrences of small sturgeon suggests that a reproducing population remains nearby. With that as a given, it would seem that further discussion and consideration of the Pascagoula and Pearl Rivers as viable Gulf sturgeon populations is warranted. This recovery plan seems slanted toward the Suwanee and Apalachicola River systems.
  - JA-3 Page 17: What is meant by "typical rates of glochidial infestation on fish gills"?
  - JA-4 Page 19: Should include where Bradshaw tagged the three sturgeon from which tags were returned. This may provide the reader some information on the movement of sturgeon.
  - JA-5 Page 19: Ross Barnett Dam is capable of controlling water flows, a characteristic not generally associated with a low-head dam. Our earlier correspondence indicated that Ross Barnett Dam was 150 air miles, not river miles, from the mouth of the Pearl River.

Response to Comments

- JA-1 The document has been revised.
- JA-2 The document has been revised to include all applicable Gulf Coast rivers.
- JA-3 The document has been revised to clarify this statement.
- JA-4 The recommended information has been included in the document.
- JA-5 The document has been revised to reflect these comments.

FEB 7 1994

JA-6	<p>Page 20, Table 1: The percentage of habitat remaining in the Pearl and Bogue Chitto Rivers obviously considers the low-head dams near the mouth of these streams to be a complete barrier to sturgeon passage. That obviously is not correct, based upon the large sturgeon that was captured near Jackson, Mississippi, in 1984. The navigation project that included construction of both low-head dams was complete in 1956. Both these dams have substantial overflow during high water and it is likely that sturgeon can bypass them under those conditions. However, we do consider these low-head dams to be a hinderance to sturgeon migration and strongly support their removal and restoration of the river. There would seem to be little justification for these dams for a project that was placed in caretaker status for several years. In our opinion, the entire Bogue Chitto River and the Pearl River upstream to Ross Barnett Dam should be considered available habitat for the Gulf sturgeon.</p>	JA-6	The document has been revised to reflect these comments.
		JA-7	The criteria has been revised.
		JA-8	Comment noted.
		JA-9	The statement has been misinterpreted. Thus, we have revised the statement in the document.
JA-7	<p>Page 29 (1): The short-term objective's criteria needs further clarification. If the baseline population index for a river system is very low, then remaining stable or increasing slightly for three of five years should not be evidence of attainment. Some minimum baseline population index for each river system should be the measure. For a species that takes seven or more years to reach sexual maturity, a period of only five years to evaluate stability would seem too short.</p>		
JA-8	<p>Page 29 (2): The Pascagoula River should be added to this objective and to all other tasks where a priority population is considered. The Pascagoula River is one of, if not, the largest free-flowing river remaining east of the Mississippi River. The only impoundment is on a headwater stream north of Meridian that has little, if any, impact on river flows. There is very limited sand and gravel mining in the system. There are some water quality problems that could be addressed more fully if this were a priority river system for a listed fish. With the limited effort expended in 1993 resulting in the capture of seven Gulf sturgeon, one must wonder if this system does not already support a good population of this sub-species.</p> <p>Using historic records of fish harvest as a basis for determining which river systems had the best populations has some shortcomings. As an example, the lack of interest or ability of local fishermen, the lack of a local market, and the accuracy of reporting may affect how a fishery develops and how we view it in historical terms. There may have been very good Gulf sturgeon populations in the Mobile, Pascagoula, Pearl, and other river systems that just were not as developed as those in the Apalachicola and Suwanee Rivers.</p>		
JA-9	<p>Page 35, Task 1.5.2: How can one develop a genetic marker to differentiate wild and hatchery-produced fish of the same species and not be introducing a very different fish. Increasing genetic diversity of a river system may have some merit, e.g. when the population is very small with very little genetic diversity. Perhaps the recovery plan should allow for maximizing genetic diversity under some conditions.</p>		

Because of the differences between the various sturgeon species and subspecies we continue to recommend a coordinator be designated for the Gulf sturgeon.

JA-10

Page 47, Task 4.1: We strongly oppose the designation and funding of a recovery coordinator for this, and most other, taxon. There is no reason that recovery of the Gulf sturgeon can not be a priority for, without being the sole duty of, a field biologist at an existing field station.

While we consider this recovery plan to be slanted toward the eastern tributaries within the historic range of the Gulf sturgeon, it is a good document and we commend the authors. It can be considerably improved by giving more consideration to river systems beyond the Apalachicola and Suwanee River systems. Thank you for the opportunity to submit comments. Please direct any questions to Jim Stewart, of this office, telephone 601/965-4900.

**APPENDIX F**  
**FINAL DRAFT REVIEW ADDRESS LIST**

**GULF STURGEON RECOVERY PLAN  
FINAL DRAFT REVIEW ADDRESS LIST**

Gulf Sturgeon Recovery Team

Mr. Ron Lukens, Team Leader  
Gulf States Marine  
Fisheries Commission  
P.O. Box 726  
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Dr. James Clugston  
National Biological Service  
Southeastern Biological Science  
Center  
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Mr. James Duffy  
Alabama Dept. of Conservation  
and Natural Resources  
Marine Resources Division  
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Gulf Shores, AL 36547

Dr. Tyrrell A. Henwood  
National Marine Fisheries  
Service  
P.O. Box 1207  
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Mr. J. Alan Huff  
Florida Dept. of Environmental  
Protection  
Florida Marine Research Institute  
100 8th Avenue, SE  
St. Petersburg, FL 33701

Mr. Larry Nicholson  
Gulf Coast Research Laboratory  
P.O. Box 7000  
Ocean Springs, MS 39564

Mr. Frank Parauka  
U.S. Fish and Wildlife Service  
Fisheries Resources  
1612 June Avenue  
Panama City, FL 32405

Mr. Bobby Reed  
Louisiana Dept. of Wildlife  
and Fisheries  
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Chassahowitzka National Wildlife  
Refuge  
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1502 SE Kings Bay Drive  
Crystal River, FL 34429

J.N. "Ding" Darling National  
Wildlife Refuge  
U.S. Fish and Wildlife Service  
1 Wildlife Drive  
Sanibel, FL 33957

Lower Suwannee National  
Wildlife Refuge  
U.S. Fish and Wildlife Service  
Route 1, Box 1193-C  
Chiefland, FL 32626

Mississippi Sandhill Crane  
National Wildlife Refuge  
U.S. Fish and Wildlife Service  
7200 Crane Lane  
Gautier, MS 39553

Sabine National Wildlife Refuge  
U.S. Fish and Wildlife Service  
Highway 27 South  
3000 Main ST  
Hackberry, LA 70645

Southeast Louisiana Refuges  
U.S. Fish and Wildlife Service  
1010 Gause Blvd., Bldg. 936  
Slidell, LA 70458

St. Marks National Wildlife  
Refuge  
U.S. Fish and Wildlife Service  
P.O. Box 68  
St. Marks, FL 32355

St. Vincent National Wildlife  
Refuge  
U.S. Fish and Wildlife Service  
P.O. Box 447  
Apalachicola, FL 32329

Bon Secour National Wildlife  
Refuge  
U.S. Fish and Wildlife Service  
P.O. Box 1650  
Gulf Shores, AL 36542

U.S. Fish and Wildlife Service  
Habitat Conservation/Endangered  
Species  
1875 Century Blvd., Suite 324  
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Warm Springs Regional Fisheries  
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#### Other Federal Agencies

National Marine Fisheries Service  
Office of Protected Resources  
Protected Species Management  
Division  
1335 East-West Highway  
Silver Spring, MD 20910

Protected Species Management  
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National Marine Fisheries Service  
SE Regional Office  
9721 Executive Center Drive, N  
St. Petersburg, FL 33702

## **APPENDIX G**

### **FINAL DRAFT REVIEW WRITTEN COMMENTS AND RESPONSES**





DEPARTMENT OF THE ARMY  
MOBILE DISTRICT, CORPS OF ENGINEERS  
P. O. BOX 2288  
MOBILE, ALABAMA 36628-0001

December 5, 1994

REPLY TO  
ATTENTION OF:

Inland Environment Section  
Planning and Environmental Division

Ms. Gail Carmody  
U.S. Fish and Wildlife Service  
1612 June Avenue  
Panama City, Florida 32405-3721

Dear Ms. Carmody:

This provides comments to your letter of November 14, 1994, concerning our review and comment on the draft final Recovery Plan for the Gulf sturgeon (*Acipenser oxyrinchus desotoi*). The Gulf sturgeon is known to occur in the Gulf Coast drainages, including the Pearl, Pascagoula, Tombigbee, Alabama, Apalachicola, Chattahoochee, Flint Rivers and their tributaries.

In view of the potential impact of this plan on our various projects in the Gulf Coast drainages and the potential opportunity for management measures to be implemented by our agency to improve the current threatened status of this species, the U.S. Army Corps of Engineers (Corps), Mobile District, has conducted a review of your Recovery Plan. Enclosed are our comments on the draft Recovery Plan. Also, the Corps' participation in assisting to develop this plan is in the spirit of cooperation and the Memorandum of Understanding on Implementation of the Endangered Species Act.

We support the efforts of your agency to promote the recovery of listed threatened and endangered species and are ready to provide assistance where possible and within our project authorities and funding constraints. Should you require any clarification of our comments, please contact Mr. Brian Peck at (205)690-2750.

Sincerely,

Hugh A. McClellan  
Chief, Environment and  
Resources Branch

Enclosure

U.S. Army Engineer District, Mobile  
Comments  
on the  
U.S. Fish and Wildlife Service Draft Final Recovery Plan  
for the  
Gulf Sturgeon (Acipenser oxyrinchus desotoi)

The following comments reference page, section, paragraph, and sentences of the draft Final Recovery Plan which was provided by the U.S. Fish and Wildlife Service by letter dated November 14, 1994.

Specific Comments.

- 158
- CE-1 | 1. **Reference Page iii, Acknowledgements:** Suggest that this section be deleted. It has no place in a government document.
  - CE-2 | 2. **Reference Page iv, Executive Summary, Current Status Review:** First Sentence, "Suwannee and Apalachicola rivers". Capitalize the word "rivers".
  - CE-3 | 3. **Reference Page iv, Executive Summary, Recovery Criteria:** Second paragraph, second sentence - Insert a hyphen between 12 and year (should read "12-year period").
  - CE-4 | 4. **Reference Page v, Executive Summary, Item 8:** Capitalize the word "Federal".
  - CE-5 | 5. **Reference Page v, Executive Summary, Item 12:** (a) Correct the misspelled word "successful". (b) Clarify what is meant by this statement. We continue to interpret this phrase to remove dams.
  - CE-6 | 6. **Reference Page v, Executive Summary, Item 15:** Capitalize the word "Federal".
  - CE-7 | 7. **Reference Page vi, Executive Summary, Costs for Action 13:** Costs have now been identified for this action. Did the Corps (Mobile, New Orleans and Jacksonville District's) participate in developing or projecting these costs?
  - CE-8 | 8. **Reference Page viii, Table Of Contents:** The page numbers for some items in the Table of Contents are out of order (e.g., Choctawhatchee Bay Basin should be Choctawhatchee River Basin; Ochlockonee Bay Basin should be Ochlockonee River Basin; Habitat Reduction and Degradation begins on page 21 and not page 23; no page numbers are listed for Appendices B-F). The Table of Contents should be corrected.
  - CE-9 | 9. **Reference Page xi, Preface:** (a) First paragraph - Insert after "Endangered Species Act of 1973" the acronym (ESA). (b) Second paragraph - Capitalize the word "Federal" throughout this paragraph.
  - CE-10 | 10. **Reference Page 2, Status:** First sentence - Insert "of 1973" after "Endangered Species Act".

Response to Comments

- CE-1 | Acknowledgments are commonly included in government documents prepared by FWS.
- CE-2 | According to the U.S. Government Correspondence Manual, when "river" is used in the plural form, it is not capitalized.
- CE-3 | This change has been incorporated into the document as recommended.
- CE-4 | According to the U.S. Government Correspondence Manual, the word "federal" is not capitalized when used as an adjective (i.e. "they formed a federal union"); and if a proper noun, the word is capitalized (i.e. Federal Bureau of Investigation).
- CE-5 | This action is no longer a priority one task. However, the wording has been changed for clarification (see 2.4.6).
- CE-6 | See response comment CE-4.
- CE-7 | The COE technical advisors of the Recovery Plan were provided a copy of the implementation schedule for review and comment during the plan preparation.
- CE-8 | The Table of Contents has been corrected and/or revised as needed.
- CE-9 | a) The change has been incorporated into the document as recommended.  
b) See response comment CE-4.
- CE-10 | The change has been incorporated into the document as recommended.

CE-11	11. <b>Reference Page 3, Population Size and Distribution:</b> Last sentence - Capitalize the word "Rivers".		<u>Response to Comments</u>
CE-12	12. <b>Reference Pages 4-11, Extant Occurrences of Gulf Sturgeon:</b> Throughout this section there appears to interchangeable use of "Gulf sturgeon" and "sturgeon". According to our understanding Gulf sturgeon was to be used wherever it could be substantiated. Recommend that the references to "sturgeon" or "Gulf Sturgeon" be reviewed.	CE-11	See response comment CE-2.
CE-13	13. <b>Reference Page 4, Gulf of Mexico:</b> First paragraph, first sentence - Include the name of the FWS employee. Based on our involvement in review of the technical draft we understand this employee to be Ms. Diane Cox.	CE-12	The recommendation has been incorporated into the document.
CE-14	14. <b>Reference Page 4, Mermantau River:</b> Is "Mhire" the correct spelling?	CE-13	The name of the FWS employee has been added to the document as recommended.
CE-15	15. <b>Reference Page 4, Mississippi River:</b> First sentence - All personal communication references should be followed by a date of that communication. This comment also applies to all personal communication references throughout this document.	CE-14	We have spelled the word "Mhire" as it was spelled in the letter from the Louisiana Department of Wildlife and Fisheries. However, we can not state that it is spelled correctly.
CE-16	16. <b>Reference Page 4, Lake Pontchartrain/Lake Borgne/Rigolets:</b> Second sentence - "Lake Borgne" is misspelled.	CE-15	The Recovery Team agreed that dates for the personal communications would be indicated in the Unpublished Data and Personal Communications section.
CE-17	17. <b>Reference Page 5, Tchefunote River:</b> First sentence - Capitalize the word "Commercial".	CE-16	The spelling of Lake Borgne has been corrected as recommended.
CE-18	18. <b>Reference Page 5, Amite River:</b> First sentence - Capitalize the word "River" in "Amite River".	CE-17	Commercial has been capitalized as recommended.
CE-19	19. <b>Reference Page 5, Bogue Chitto:</b> First sentence - Delete "a tributary of the Pearl River".	CE-18	River has been capitalized as recommended.
CE-20	20. <b>Reference Page 7, Mobile Bay:</b> (a) Insert to the record the sturgeon specimen that was captured in Portersville Bay near Bayou La Batre, Alabama in March 1993. According to Mark Van Hoose, the specimen was kept at the Dauphin Island Sealab, then tagged and released. This specimen was approximately a 25 to 30 pound fish. (b) Move the first three sentences of this paragraph which begin and end with "There is a mounted specimen of a juvenile... was collected in 1985 or 1986.", to the Mobile River discussion. (c) Move the statement "In 1977 a sturgeon from the Tombigbee River... (N. Jordan, personal communication).", to the Tombigbee River discussion. (d) Fourth sentence - Blakely continues to be misspelled. Correct the misspelling of "Blakeley".	CE-19	The sentence has been changed as recommended.
CE-21	21. <b>Reference Page 7, Blakely River:</b> Blakely continues to be misspelled. Correct spelling is "Blakeley".	CE-20	a) The capture of the sturgeon has been included in the document as recommended. b) The change has been made as recommended. c) The statement has been corrected as recommended. d) The spelling of "Blakeley" has been corrected.
CE-22	22. <b>Reference Page 8, Conecuh River:</b> This river is not a component of the Mobile River drainage basin, but drains into the Escambia River and Escambia Bay. Recommend moving this paragraph to the Pensacola Bay Basin discussion.	CE-21	The spelling of "Blakeley" has been corrected.
		CE-22	The Conecuh River reference has been moved to the Escambia River section as recommended.

		<u>Response to Comments</u>	
CE-23	23. <b>Reference Page 9, Apalachicola River:</b> (a) First paragraph, general comment - Include discussion in this paragraph on the population model efforts conducted by the FWS in 1992. (b) First paragraph, second sentence - This statement refers to 350 sturgeon collected between 1981 through 1993. However, on page 13, Migration and Movement: Fourth paragraph, fourth sentence - reference is made to 400 sturgeon tagged during the same timeframe. Explain which is correct. (c) First paragraph, last sentence - Delete the last sentence "The JWLD was completed in 1957." This sentence is irrelevant to this paragraph. Suggest it be moved to the Flint River discussion on page 10.	CE-23	a) That project was discontinued because the collected data was unusable for the model. b) The total number of sturgeon has been corrected as recommended. c) The statement has been moved as recommended.
CE-24	24. <b>Reference Page 10, Ochlockonee River:</b> (a) General comment - Insert a discussion on Lake Talquin. (b) Second sentence - Revise this sentence to read as follows, "Prior to 1985, sturgeon were commercially fished in the vicinity of Hitchcock Lake..."	CE-24	a) The Recovery Team decided to delete a discussion of Lake Talquin because there have never been sightings or catches above the lower river. b) We are unable to add "1985" to the sentence because our literature citations are prior to that date.
CE-25	25. <b>Reference Page 10, Suwannee River:</b> (a) Third sentence - Reference to unpublished estimates of annual population size by Carr and Rago. These data do not appear to have been peer reviewed. (b) Last sentence - The correct reference for the commission is "U.S. Commission on Fish and Fisheries".	CE-25	a) We have not indicated that the data has been peer reviewed. b) The reference has been corrected as recommended.
CE-26	26. <b>Reference Page 11, Extant Occurrences of Gulf Sturgeon:</b> Explain why no reference is made to Florida Bay, was it intentionally deleted?	CE-26	The Florida Bay discussion has been moved to the <u>Migration and Movements</u> section. It was more appropriate to place the discussion here than under <u>Extant Occurrences</u> section that would indicate recent catches or known populations.
CE-27	27. <b>Reference Pages 11-20, Biological Characteristics:</b> General comment - There is much reference to unpublished data (unreviewed data). Most appear to verge on and in some cases are identified as "anecdotal" data, which is heresay and rumor. In any case, it is far removed from science and technical accuracy. The faith that is placed in all of the unpublished data and manuscripts is enormous. Little or none of these have been peer reviewed and certainly should be peer reviewed prior to finalizing anything regarding this species.	CE-27	It is not unusual to have a lot of unpublished data with state and federal government files. Also, a variety of work is currently ongoing and has not been finalized and therefore can not be prepared for summary or publication. Scientific technical peer review of this document was requested from 73 biologists. Ten written and six informal comments were received from the reviewers. In addition, a public review was conducted that included 146 reviewers. Sixteen written and three informal comments were received from the reviewers. We believe that the opportunity for peer review was extensive.
CE-28	28. <b>Reference Page 11, Habitat:</b> Second paragraph - All references made to "fts" should be ft/s (feet per second).	CE-28	The correction has been incorporated into the document as recommended.
CE-29	29. <b>Reference Page 12, Habitat:</b> First paragraph, second sentence - The sentence "...velocities were measured at a depth of 0.06 and 0.24 m (0.2 and 0.8 ft) of the water column..." (We interpret this to mean the following, if the water column was 20 feet deep, 0.2 of the depth would be 4 feet below the water surface, and 0.8 of the depth would be 16 feet below the water surface.)	CE-29	This information was taken from the <u>Environmental Assessment Major Rehabilitation of the Jim Woodruff Powerhouse Jim Woodruff Lock and Dam Apalachicola-Chattahoochee-Flint Rivers, Georgia and Florida. Appendix C. U.S. COE, Mobile District. 1993. Jim Woodruff Lock and Dam Apalachicola River, Florida and Georgia Powerhouse Major Rehabilitation Evaluation Report. Draft.</u> The wording read: pg C-9, 2nd paragraph, "Velocities were measured at four transects within the lock approach, at a depth of 0.2 and 0.8 of the water column. Velocities ranged from 0.61 to 2.19 cfs during generation with the trash gate open."
CE-30	30. <b>Reference Page 12, Migration and Movement:</b> First sentence - (a) Revise this sentence to read as follows "The movements of Gulf sturgeon in the Apalachicola, Suwannee, and Pearl Rivers..." (b) First sentence - The reference to Odenkirk et al., unpublished manuscript, is not provided in the section entitled, "Unpublished Data and Personal Communication" on page 61. Suggest the citation be included.	CE-30	a) The change has been incorporated into the document as recommended. b) The Odenkirk et al. reference is included in the <u>Literature Cited</u> section.
CE-31	31. <b>Reference Page 13, Migration and Movement:</b> Last paragraph, fourth sentence - See our previous statements made in comment 23 above (350 versus 400?).	CE-31	The correction has been incorporated into the document as recommended.

- CE-32 32. **Reference Page 14, Stocks:** (a) First paragraph, second sentence - Capitalize the word "Rivers" in "...Blackwater, and Choctawhatchee rivers..." (b) First paragraph, fourth sentence - Capitalize the word "River" in "...Apalachicola/Suwannee river..." (c) First paragraph, last sentence - Fish marked in the Apalachicola River have been captured in the Suwannee River and vice versa. Sturgeon move from one river system to another as noted in this section of the recovery plan. Clarify how this is reconciled with "river-specific fidelity". (d) Second paragraph, third sentence - Capitalize the word "Rivers" in "...Choctawhatchee and Yellow rivers..."
- CE-33 33. **Reference Page 14, Food Habitats:** First paragraph - Correct the obvious space error in this paragraph.
- CE-34 34. **Reference Page 16, Growth:** First paragraph - Correct the obvious space error caused by a hard return.
- CE-35 35. **Reference Page 18, Fecundity:** General comment - If it exists, provide information on the percentage of eggs that hatch and the survival rates of fry to adulthood.
- CE-36 36. **Reference Page 18, Reproduction in Hatcheries:** Seventh sentence - Should the reference "(Dean 1893)," read "Dean 1983"?
- CE-37 37. **Reference Page 18, Predator/Prey Relationships:** Correct the obvious space error caused as a result of hard return.
- CE-38 38. **Reference Page 19, Parasites and Diseases:** Second paragraph, first sentence - Delete sentence and replace with, "No host species information exists concerning the Gulf sturgeon."
- CE-39 39. **Reference Page 21, Incidental Catch:** (a) Third paragraph - Veshchev (1982) presents interesting results; however, he fails to introduce the basic details concerning the size of the dredge, type of dredge (e.g., cutterhead, dustpan, hopper) speed of dredge, substrate type, etc., which are very important data when attempting to draw conclusions regarding impact of dredging on sturgeon larvae. (b) While this Russian research points out concerns over *Acipenser guldenstadti* and *A. stellatus*, it serves no purpose here. If the rationale is "Dredging causes significant adverse impacts to Soviet sturgeon larvae, therefore, it causes big problems in the U.S.", then the case has not been made. We made these same comments in our previous submittal to your agency.
- CE-40 40. **Reference Page 21, Habitat Reductions and Degradation:** (a) First paragraph, second sentence - Delete the second "during". (b) Second paragraph, third sentence - The sentence should read as follows, "The account notes..." (c) Second paragraph, sixth sentence - The sentence should read as follows, "...creeks cut off..." and not "creeks cut-off".
- CE-41 41. **Reference Page 22, Table 1, Habitat Reductions and Degradation:** (a) This table indicates that 78% of the habitat in the ACF basin has been lost. This percentage is considered to be misleading from discussions with resource agency personnel. We understood that the cool water springs immediately above Woodruff Lock were lost by the

#### Response to Comments

- CE-32 a) See response comment CE-2.  
b) See response comment CE-2.  
c) See discussion under the Stock section.  
d) See response comment CE-2.
- CE-33 The spelling error has been corrected.
- CE-34 The spelling error has been corrected.
- CE-35 Currently, there is not enough data to provide this information.
- CE-36 The literature citation "Dean 1893" is correct.
- CE-37 The "space" error has been corrected as recommended.
- CE-38 The entire sentence has been deleted.
- CE-39 a) Comment noted.  
b) Information regarding dredging impacts and adult, juvenile, and larval sturgeon is rare. The purpose of including this information is to indicate a concern has been acknowledged in other countries as well as the United States.
- CE-40 a) The extra "during" has been deleted.  
b) The correction has been made as recommended.  
c) The correction has been made as recommended.
- CE-41 a) Historically in the ACF, Gulf sturgeon ranged up to the Fall Line.  
b) The issue in this section is the restriction of sturgeon migration by obstructions in the rivers rather than the overall remaining habitat for the fish.  
c) The spelling of "Claiborne Dam" has been corrected.

dams construction, but the extent to which the Gulf sturgeon utilized the remainder of the Chattahoochee and Flint Rivers is thought to be limited. (b) River/Watershed - We continue to recommend that the other Gulf coastal streams (e.g., Choctawhatchee River, Escambia River, Black Creek) for information purposes be added to this table. This additional information will provide total remaining river length of habitat. (c) Location of Impediment - Correct the misspelling of "Claiborne Dam".

# Response to Comments

CE-42 42. Reference Page 22, Habitat Reductions and Degradation: (a) First sentence - Delete the words "Jim Woodruff Lock and Dam" and use only the remaining acronym. (b) Fourth sentence - Revise this sentence to read "...before the dam construction in 1957." (c) Fourth sentence - Capitalize the word "Rivers" in "...Flint and Chattahoochee rivers". (d) Fifth sentence - Revise this sentence to read "...exist that the Gulf sturgeon passes through..."

CE-43 43. Reference Page 23, Habitat Reductions and Degradation: (a) Second paragraph, first sentence - Replace the word "spoil" with "dredged material". (b) Second paragraph, first sentence - Regarding the statement which indicates that dredging and other navigation maintenance activities adversely affecting sturgeon habitats through elimination of deep holes and alterations of rock substrates - dredges could very easily create deep holes which would be beneficial to the sturgeon. Similarly, dredges are currently being used to open up the mouths of streams which have been historically used by striped bass. They could just as easily do the same for sturgeon streams. The program is called the NMFS/COE Cooperative Agreement to Create and Restore Fish Habitat. It is a National, continuing program. The point-of-contact within the Mobile District is Mr. Douglas Nester, Environment and Resources Branch, telephone number 205/694-3854. Also, could you explain what is meant by a deep hole? (c) Second paragraph, third sentence - Suggest discussion of filling of deep rocky area at Rock Bluff. Rock Bluff is located at NM 92.5, and there is no within-bank dredged material disposal site at this location. A small sand shoal has formed at this crook in the river, immediately upstream of the rock shelf/bluff, but was caused by natural deposition, not placement of dredged material. Within-bank disposal area and rock disposal site is located at NM 93.0, but this area consisted of an inactive dredged sand disposal site prior to rock disposal in 1983-1984. This statement in the recovery plan cannot be substantiated and does not substantially add to the discussion that elimination of deep holes results in loss of habitat for the Gulf sturgeon. We don't and have not disposed in deep holes.

CE-44 44. Reference Page 24, Habitat Reductions and Degradation: (a) Top of page, second sentence - Suggested alternative wording, "This has resulted in elimination of some cool water habitats that had been available to Gulf sturgeon during the summer months prior to the construction of JWLD and navigation channels... In addition, the COE obtained environmental clearances and undertook habitat restoration action by the removal of sediments at the mouth of Blue Spring Run, navigation km 157.7 (river mi 98.0) in May of 1994." (b) Top of page, last sentence - Recommend moving the last sentence, "Cool water habitats... during the summer." to be the first sentence of the next paragraph. (c) Second paragraph, third sentence - Capitalize the word "Rivers" in "...Suwannee, Choctawhatchee rivers..."

CE-42 a) Correction for JWLD has been made as recommended.  
b) The date of the dam construction has been incorporated as recommended.  
c) See response comment CE-2.  
d) The correction regarding "exist" has been incorporated into the document.

CE-43 a) The change in use of the word "spoil" to "dredged material" has been incorporated into the document as recommended.  
b) The wording of the sentence has been clarified. Most of the "deep holes" created in navigation improvement activities is not considered beneficial to Gulf sturgeon. Specific projects designed to create deep hole habitats at specific locations are considered beneficial. A "deep hole" is a hole deeper than the adjacent/surrounding river bottom.  
c) This sentence has been clarified.

CE-44 a) The alternative wording was used as recommended.  
b) Comment noted, however the first part of the paragraph relates to other habitats besides "cool-water" ones.  
c) See response comment CE-2.

CE-45	<p>45. <b>Reference Page 26, Culture and Accidental or International Introductions:</b> Third paragraph, first sentence - Insert the word "issues" in "...management issue revolves..."</p>	<u>Response to Comments</u>	
CE-46	<p>46. <b>Reference Page 31, U.S. Army Corps of Engineers, Mobile District, Mobile, Alabama:</b> (a) Item No. 4 - Revise the statement to read as follows, "Obtained environmental clearances and undertook action to restore habitat for the Gulf sturgeon and other anadromous species by removal of sediments at the mouth of Blue Spring Run, Apalachicola River, navigation km 157.7 (river mi 98.0) in May 1994..." (b) Insert as item No. 5 the following, "Initiated Anadromous Fish Hatchery Reconnaissance Study in 1987." (c) Insert as item No. 6 the following, "In conjunction with the Florida Game and Fresh Water Fish Commission, the Corps removed sedimentation and debris from a midstream spring below the JWLD on the Apalachicola River, navigation km 170.6 (navigation mi 106.0), to restore important thermal refuge habitat for the Gulf sturgeon and other anadromous species in January 1994." (d) Insert as item No. 7 the following, "During January 1994, the Corps proposed a new start to the Waterways Experiment Station (WES) for consideration in the FY 95 Environmental Impact Research Program (EIRP). This proposal was submitted because of similar concerns expressed by other Corps divisions and districts that operation and maintenance projects may impact sturgeon populations. The objective of this program is to document issues affecting the protection of sturgeon as it relates to the operation and maintenance (O&amp;M) activities in North American rivers. Also, to quantify responses of sturgeon to broad ranges of relevant physical conditions so that risk from O&amp;M activities can be predicted. Districts will be surveyed for specific issues on sturgeon and the scope of problems will be defined. This study in the EIRP program is a new start for FY 95. The District has been informed from Corps Headquarters that funds are available for WES to initiate efforts in FY 95."</p>	CE-45	The sentence has been revised.
		CE-46	<p>a) The statement has been revised as recommended. b) The item has been incorporated into the document. c) The item has been incorporated into the document. d) The item has been incorporated into the document.</p>
		CE-47	See response comment CE-2.
		CE-48	See response comment CE-4.
		CE-49	See response comment CE-4.
		CE-50	See response comment CE-4. According to internal FWS policy "section" is not capitalized.
		CE-51	The sentence has been reworded.
CE-47	<p>47. <b>Reference Page 37, Section 1.3, Survey, monitor, and model populations:</b> First sentence - Capitalize the word "Rivers" in "...Suwannee and Apalachicola rivers..."</p>		
CE-48	<p>48. <b>Reference Page 38, Section 1.4.1, Continue culture of Gulf sturgeon:</b> First sentence - Capitalize the words "Federal".</p>		
CE-49	<p>49. <b>Reference Page 40, Section 2.1.1, Increase effectiveness and enforcement of state and federal take prohibitions:</b> Capitalize the word "Federal" in the title of this section.</p>		
CE-50	<p>50. <b>Reference Page 41, Sections 2.1.1, Increase effectiveness and enforcement of state and federal take prohibitions and 2.1.2, Reduce or eliminate incidental mortality:</b> On this entire page capitalize the words "Federal" and "Section".</p>		
CE-51	<p>51. <b>Reference Page 41, Section 2.1.2, Reduce or eliminate incidental mortality:</b> Third paragraph - Insert after the last sentence, "In order to maintain the navigation channel integrity, dredging must be permitted between the months of May and October."</p>		

		Response to Comments
CE-52	52. Reference Page 42, Section 2.2, Identify and eliminate known or potential chemical contaminants, source of water quantity, and water quality problems which could impede recovery of Gulf sturgeon: Second paragraph, fifth sentence - Capitalize the word "Federal".	CE-52 See response comment CE-4.
CE-53	53. Reference Page 44, Section 2.2.5, Assess the relationship between groundwater pumping and reduction of groundwater flows into designated rivers, and quantify loss of riverine habitat related to reduced ground water in-flows: Fourth sentence - Capitalize the word "River" in "...Apalachicola-Chattahoochee-Flint river..."	CE-53 See response comment CE-2. CE-54 The spacing has been corrected.
CE-54	54. Reference Page 44, Section 2.2.6, Conduct studies to determine the effects of known chemical contaminants in water from designated river basins on Gulf sturgeon or a surrogate species: Correct the obvious spacing error in this section.	CE-55 See response comment CE-4. CE-56 The sentence punctuation has been corrected.
CE-55	55. Reference Page 44, Section 2.3.1, Utilize existing authorities to protect habitat and, where inadequate, propose new laws and regulations: Eighth sentence - Capitalize the words "Federal" in "...with other federal agencies including the COE (federal..."	CE-57 Currently, specific effects are unknown, it could be assumed that changes in operation and maintenance programs and schedules could occur. CE-58 a) Private entity added to sentence as recommended. b) See response comment CE-4. c) The discussion pertaining to the fish hatchery has been moved to section 2.5.1 as recommended.
CE-56	56. Reference Page 45, Section 2.4 Restore, enhance, and provide access to essential habitats: Second sentence - Insert a comma after "stream habitats".	CE-59 Agreed, but also to be considered are the genetic differences among management units/populations (i.e., Choctawhatchee is genetically different from the Apalachicola/Suwannee/Ochlockonee).
CE-57	57. Reference Pages 45, 46 and 47, Section 2.4, Restore, enhance, and provide access to access to essential habitats: Explain what affects could be expected on the COE and its recreation, hydropower and navigation programs, if this section is implemented.	CE-60 a) See response comment CE-59. b) It was decided that it would be unrealistic to provide specific impact assessment for each species under the Protected Species Element of the ACT/ACF Environmental SOW. The study is developing models that describe pre-development physical habitat conditions. These models would be for comparison of proposed alternatives or scenarios for assessment of potential impacts to the species or species guilds.
CE-58	58. Reference Page 45, Section 2.4.1, Identify dam and lock sites which offer the greatest feasibility for successful restoration of essential habitats (i.e., up-river spawning areas): (a) Second paragraph, second sentence - Include examples of non-Federal dams (i.e., Lake Talquin and Ross Barnett Reservoir). (b) Second paragraph, second sentence - Capitalize the word "Federal". (c) Second paragraph, last sentence - Discussion on the fish hatchery is not a means of restoring habitat. Suggest this discussion be relocated to Section 2.5.	
CE-59	59. Reference Page 46, Section 2.4.2, Design, evaluate, and provide means for Gulf sturgeon to bypass migration restrictions within essential habitats: Major structural modifications of the ACF dams represent a substantial cost to the project and should be scrutinized for cost effective implementation, particularly with respect to improving habitats on other population locations in the vicinity such as the Choctawhatchee River.	
CE-60	60. Reference Page 46, Section 2.4.3, Operate and/or modify dams to restore the benefits to historical flow patterns and processes of sedimentation: (a) Major structural modifications of the ACF dams represent a substantial cost to the project and should be scrutinized for cost effective implementation, particularly with respect to	



improving habitats on other population locations in the vicinity such as the Choctawhatchee River. (b) This paragraph continues to identify a need to review water releases to determine impact on the Gulf sturgeon. This task should be incorporated into the ongoing ACF/ACT review of water uses for all project purposes before that study's results are finalized and an entirely new water use study would have to be performed for the Gulf sturgeon.

#### Response to Comments

CE-61	<p>61. <b>Reference Page 46, Section 2.4.4, Identify potential modifications to specific navigation projects, to minimize impacts which alter riverine habitats or modify thermal or substrate characteristics of those habitats:</b> (a) Major structural modifications of the ACF dams represent a substantial cost to the project and should be scrutinized for cost effective implementation, particularly with respect to improving habitats on other population locations in the vicinity such as the Choctawhatchee River. (b) Mobile District has undertaken efforts to restore thermal refuge habitat at several locations on the upper reaches of the Apalachicola River. Several potential habitat restoration locations (cool water springs or sloughs) are being identified in concert with NMFS, USFWS, FGFC under the cooperative agreement between COE and NMFS to Restore or Create Fishery Habitat. Efforts are to improve Gulf striped bass habitat, but also benefit the Gulf sturgeon, which apparently utilize the same or similar areas. Excavation within the mouth of the spring or slough is proposed in order to improve access to or restore previous depths and areal extent available to the fish. Such projects can be conducted by the COE under the current O&amp;M program for the Federal navigation project when such activities are not disruptive to project operations, and there is no net increase in the project costs. In the event additional costs are involved, then separate authorization must be pursued and the project cost-shared with a non-Federal sponsor. (c) Third sentence - Capitalize the word "Federal" in "...essential habitats in federal project areas."</p>	<p>a) See response comment CE-59. b) Comment noted, see "comments" under <u>Implementation Schedule</u>. c) See response comment CE-4.</p>
CE-62	<p>62. <b>Reference Page 47, Section 2.4.5, Restore the benefits of natural riverine habitats:</b> Top of the page - Capitalize the word "Federal" in "...during federal project review."</p>	<p>See response comment CE-4.</p>
CE-63	<p>63. <b>Reference Page 47, Section 2.4.6, Seek resolution of conflict of purpose between federal and state authorized reservoirs, flood control, navigation, and hydropower projects and federal and state mandated restoration of fish populations:</b> (a) Section title and first paragraph - Capitalize the words "Federal" in the section title and the first and second sentences in the first paragraph. (b) Second paragraph - The COE should participate in the study on conflicting purposes between Federal and State authorized projects and Federal and State mandated restoration of fish populations. (c) Second paragraph, fourth sentence - Delete the second "and" located at the end of the sentence.</p>	<p>a) See response comment CE-4. b) Comment noted, no specific agencies (except the lead agency) were identified at this time because of the number of involved agencies. c) The sentence has been revised.</p>
CE-64	<p>64. <b>Reference Page 49, Section 2.5.3, Develop and implement a regulatory framework to eliminate accidental and intentional introductions of non-indigenous stock or other sturgeon species:</b> First paragraph, last sentence - Capitalize the words "Federal" and "Section" in "...In the case of federal agencies... required under section 7..."</p>	<p>See response comments CE-4 and CE-50.</p>

- CE-65 | 65. Reference Page 49, Section 3.1, Coordinate research and recovery actions:  
First sentence - Capitalize the word "Federal".
- CE-66 | 66. Reference Page 49, Section 3.2, Develop an effective communication program  
or network for obtaining and disseminating information on recovery actions and  
research results: First sentence - Capitalize the word "Federal".
- CE-67 | 67. Reference Page 51, Section 4.4, Develop and implement a program to  
monitor population levels and habitat conditions of known populations in the  
management units as well as newly discovered, introduced, or expanding  
populations: Third sentence - Capitalize the word "Federal".
- CE-68 | 68. Reference Page 64, Implementation Schedule: (a) General comment - Based on  
review and understanding of this section, the Corps' responsibility in accordance with the  
final recovery plan will be contingent upon the availability of funding. (b) Second  
paragraph, last sentence - Capitalize the word "Federal".
- CE-69 | 69. Reference Pages 66 - 70, Table 3, Implementation Schedule for Gulf Sturgeon  
Recovery Actions: The Corps' participation is identified at \$139,000 for priority 1  
efforts and \$85,000 in priority 2 efforts in the five year Implementation Schedule. The  
source of this funding needs to be identified, is it Mobile, Jacksonville or New Orleans  
District?
- CE-70 | 70. Reference Page 69, Table 2, Implementation Schedule for Gulf Sturgeon  
Recovery Actions, Task 2.4.3, Operate and/or modify dams to restore the benefits  
of historical flow patterns and processes of sedimentation: No estimated costs  
have been included. Estimated costs should be included since they will affect all  
navigation projects.
- CE-71 | 71. Reference Page 88, Appendix B, Gulf Sturgeon Technical Review Mailing  
List: Correct the following address:
- Mr. Dennis Barnett  
U.S. Army Corps of Engineers  
South Atlantic Division  
Attn: CESAD-EP-PR  
Room 313, 77 Forsyth ST, SW  
Atlanta, GA 30335-6801

#### General Comments.

1. Recommend inserting into the recovery plan reference to the spirit of cooperation and the Memorandum of Understanding (MOU) on Implementation of the Endangered Species Act. This MOU was signed on September 28, 1994, by 14 Federal agencies and is designed to help avoid endangered species conflicts and increase effectiveness of Federal recovery actions for endangered species. The COE was one the Federal agencies to sign this MOU.

#### Response to Comments

- CE-65 See response comment CE-4.
- CE-66 See response comment CE-4.
- CE-67 See response comment CE-4.
- CE-68 a) Comment noted.  
b) See response comment CE-4.
- CE-69 The priorities have been revised. The COE technical advisors on the Recovery Plan Team did not indicate the sources of funding between the Districts.
- CE-70 The COE technical advisors on the Recovery Plan Team did not provide estimated costs, which in this case "undeterminable" is probably appropriate.
- CE-71 The address has been corrected as provided.

#### General Comments

1. A discussion of the MOU has been incorporated into the document as recommended.

2. | 2. Several typographical errors, misspellings, etc. were noted throughout the draft recovery plan and we tried to make reference to most of them.
3. | 3. Correct the inconsistency found throughout the recovery plan in reference to capitalizing "Federal", "Rivers" and "Section".
4. | 4. We agree with your agency that very little is known about the life history and habitat requirements of this species and that studies should be undertaken and/or continued to determine what actions/practices will actually aid in the recovery of the Gulf sturgeon.

Response to Comments

2. All typographical and spelling errors have been made in the document.
3. See response comments CE-2, CE-4, and CE-50.
4. Comment noted.

UNITED STATES GOVERNMENT  
memorandum

DATE: DEC 07 1994

REPLY TO: Linda Finger, Recovery Biologist, Jacksonville, FL

SUBJECT: Final Comments on Gulf Sturgeon Recovery Plan

TO: Lorna Patrick, Gulf Sturgeon Recovery Team Coordinator, Panama City, FL

Mike Bentzien and myself reviewed the final review draft you sent on November 14, 1994. Attached are the specific pages, marked in green ink, containing corrections to the recovery plan. Additionally, we have some general comments listed below...

- JX-1 1. The right margin appears to be too narrow throughout the text of the plan (appendices are fine).
- JX-2 2. Some recovery tasks (eg. 2.4.4) are ended with a period while the great majority are not. We recommend that since most tasks are complete sentences they should contain a period.
- JX-3 3. There seems to be an inordinate amount of priority one tasks for a threatened species. Generally, threatened species have none or very few priority one tasks identified because the species is not near extinction. (See attached priority one tasks list). We recommend an evaluation of the existing priority one tasks to determine if they truly warrant such designation.
- JX-4 4. Task 4.1, designate and fund a Gulf sturgeon recovery coordinator, should be reconsidered. Given the current downsizing of the FWS, funding a new coordinator just for the Gulf sturgeon seems unlikely. Given the multi-agency involvement in recovery plan development a continued, active recovery team would be a better alternative.

Thank you for the opportunity to comment on this fine, comprehensive plan.

*Linda D. Finger*  
Linda D. Finger

Attachments (2)

Response to Comments

- JX-1 The margins have been corrected.
- JX-2 The format has been corrected.
- JX-3 The priority of the tasks have been revised as recommended.
- JX-4 We have reconsidered the need for a Gulf sturgeon Recovery coordinator. Because of the differences between the various sturgeon species and subspecies we continue to recommend a coordinator be designated for the Gulf sturgeon. However, the position does not need to be full-time and can be added to the duties of an existing position. The document has been revised to reflect this reconsideration.

## **APPENDIX H**

### **FINAL RECOVERY PLAN DISTRIBUTION LIST**

# **GULF STURGEON RECOVERY PLAN FINAL DISTRIBUTION LIST**

## ALL TECHNICAL, PUBLIC, AND FINAL DRAFT REVIEWERS

### FEDERAL AGENCIES

U.S. Fish and Wildlife Service  
Mr. Willie Booker  
Orangeburg National Fish  
Hatchery  
P.O. Box 410  
Orangeburg, SC 29116

U.S. Fish and Wildlife Service  
Mr. David Cole  
McKinney Lake National Fish  
Hatchery  
220 McKinney Lake Road  
Hoffman, NC 28347

U.S. Fish and Wildlife Service  
Kerry Graves  
Private John Allen National  
Fish Hatchery  
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U.S. Fish and Wildlife Service  
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Wolf Creek National Fish  
Hatchery  
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U.S. Fish and Wildlife Service  
Mr. Greg Looney  
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U.S. Fish and Wildlife Service  
Mr. Anthony Mayeux  
Natchitoches National Fish  
Hatchery  
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Natchitoches, Louisiana 71457

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Mr. Rick Nehrling  
Fisheries and Federal Aid  
1875 Century Blvd., Suite 210  
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U.S. Fish and Wildlife Service  
Mr. Richard L. Shelton  
Mammoth Spring National Fish  
Hatchery  
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U.S. Dept. of Commerce  
NOAA, NMFS, Habitat  
Protection  
Dr. Steven Waste  
1315 E.W. Hwy., Room 8435  
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Mr. Ron Escano  
Wildlife, Fisheries, and Range  
1720 Peachtree Street  
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620 S. Meridian Street  
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